

PRODUCTION NOTE

University of Illinois at Urbana-Champaign Library Large-scale Digitization Project, 2007.

FINAL Legislative Synopsis and Digest

of the
1997 Session of the
Ninetieth General Assembly
STATE OF ILLINOIS

(No. 15)



Vol. I

Action on all Bills and Resolutions

Through

January 23, 1998

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

TABLE OF CONTENTS

Joint Committee on Legislative Support Services	3
Legislative Reference Bureau Members	3
Standing Committees of the Senate — Chairmen	5
Standing Committees of the House — Chairmen	6
Senate Bills 1-1252	7
House Bills 1-2529	713
Executive Orders	2126
Resolutions	2127
Joint Session Resolutions	2128
Senate Joint Resolutions Constitutional Amendments	2130
House Joint Resolutions Constitutional Amendments	2134
Senate Joint Resolutions	2141
House Joint Resolutions	2150
Senate Resolutions	2163
House Resolutions	2178
1st S S House Bills	2225
1st S S Senate Resolutions	2232
1st S S House Resolutions	2234
Statutes Amended (ILCS)	2236
Index to Sponsors — Senate	2400
Index to Sponsors — House	2438
Index to Subject Matter	2536
Governor's Action	2673

(X702956---1,317---1-23-98)

Printed by Authority of the State of Illinois Printed on Recycled Paper



JOINT COMMITTEE ON LEGISLATIVE SUPPORT SERVICES

MICHAEL J. MADIGAN, Speaker of the House, Chair.

JAMES "PATE" PHILIP, President of the Senate.

EMIL JONES, JR., Senate Minority Leader.

LEE A. DANIELS, House Minority Leader.

LEGISLATIVE REFERENCE BUREAU

RICHARD C. EDWARDS, Executive Director.

E.F. Goebig, Deputy Director.

KATHLEEN H. KENYON, Editor.

MARY LOU ROBERTS, Assistant Editor.

SENATOR WILLIAM "BILL" SHAW, Co-Chair.

REPRESENTATIVE JAMES B. DURKIN, Co-Chair.

SENATOR J. BRADLEY BURZYNSKI

SENATOR DANIEL J. CRONIN

SENATOR CHRISTINE RADOGNO

SENATOR DONNE E. TROTTER

SENATOR LOUIS S. VIVERITO

REPRESENTATIVE JUDY BIGGERT

REPRESENTATIVE DANIEL J. BURKE

REPRESENTATIVE EILEEN LYONS

REPRESENTATIVE GEORGE F. SCULLY JR.

REPRESENTATIVE TODD H. STROGER

FOREWORD

The Digest is published by the Legislative Reference Bureau and prepared for print through the computer services of the Legislative Information System.

The format of the Digest includes synopses of bills and resolutions pending in the House of Representatives and the Senate and indices by statute reference, subject matter, and sponsor.

The Digest is published periodically during the time the General Assembly is in Session. It is available by subscription through the Legislative Reference Bureau for \$55.00 per calendar year.

A synopsis contained in the Digest does not purport to be an analysis of the bill described. It is intended to give only sufficient information concerning the subject matter so that the reader may determine whether he or she is interested in examining the bill to determine its full content and effect.

SENATE

Jim Harry, Secretary.

Standing Committees	Chairperson
Agriculture and Conservation	. Todd Sieben
Appropriations	. S. J. Rauschenberger
Commerce and Industry	. Chris Lauzen
Education	. Dan Cronin
Environment and Energy	. William F. Mahar
Executive	. Dick Klemm
Executive Appointments	. Edward F. Petka
Financial Institutions	. Patrick O'Malley
Insurance & Pensions	. Robert Madigan
Judiciary	. Carl Hawkinson
Licensed Activities	. J. Bradley Burzynski
Local Government and Elections	. Martin J. Butler
Public Health and Welfare	. Dave Syverson
Revenue	. William E. Peterson
State Government Operations	. Peter Fitzgerald
Transportation	. Beverly Fawell
Special Committee	
Special Committee on Election Contests	. Kirk Dillard
Service Committee	
Rules	. Stanley Weaver
Committee of the Whole	

HOUSE

Tony Rossi, Chief Clerk.

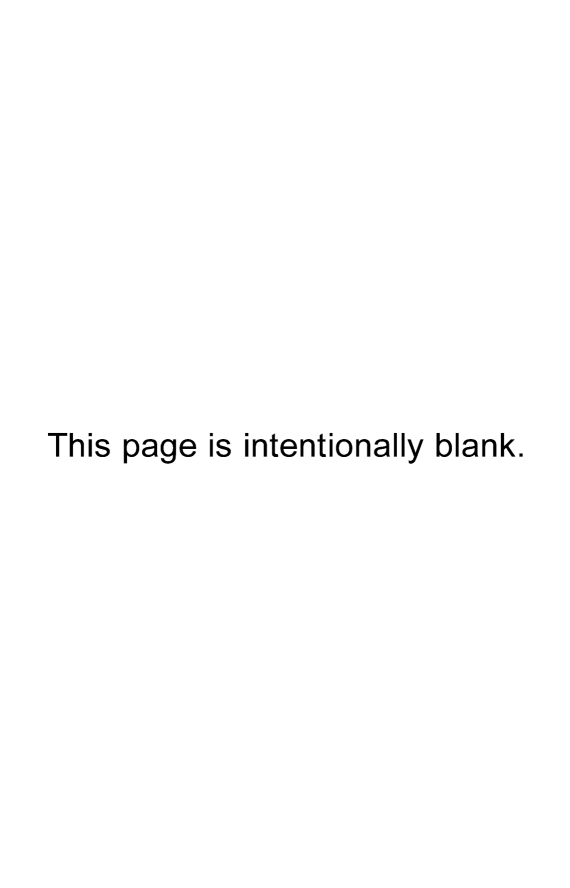
Standing Committees Aging	Chairperson . John C. "Jack" McGuire
Agriculture and Conservation	. Larry Woolard
Appropriations — Education	. Wyvetter H. Younge
Appropriations — Education	
and Government Oversight	. Jeffrey M. Schoenberg
Appropriations — Human Services Appropriations — Public Safety	. Monique D. Davis
Appropriations — Public Safety	. Charles G. Morrow III
Children and Youth	. Carol Ronen
Consumer Protection	. Edgar Lopez
Elementary and Secondary Education	. David D. Phelps
Environment and Energy	. John "Phil" Novak
Executive	
Financial Institutions	. Robert J. Bugielski
Health Care Availability and Access	
Higher Education	
Human Services	
Insurance	
Judiciary I — Civil Law	
Judiciary II — Criminal Law	
Labor and Commerce	. Janice D. Schakowsky
Local Government	. Todd H. Stroger
Personnel and Pensions	
Public Utilities	. Shirley M. Jones
Registration and Regulation	. Angelo "Skip" Saviano
Revenue	. Eugene "Gene" Moore
State Government Administration	
and Election Reform	. Calvin L. Giles
Transportation and Motor Vehicles	. Jay C. Hoffman
Veterans' Affairs	. Steve Davis
Special Committees	
Banks Selling Insurance	. Bugielski/Mautino
Clemente High School	. Edgar Lopez
Conflicts of Interest	Louis I. Lang
Electric Utility Deregulation	John "Phil" Novak
Heiple Investigative Committee	
Prison Management Reform	
Rules	. Barbara Flynn Currie
Committee of the Whole	

NOTE: PENDING 1997 BILLS

At press time, the Governor still had pending legislation from the 1997 calendar year. The final action on these bills will be shown in the Digests of calendar year 1998.

These bills are:

HB	229	SB	9
	1214		862
	1400		
	1485		
	1633		



SENATE BILLS

SENATE COMMITTEE CODES

SAGR Agriculture and Conservation

Appropriations

SAPA SCED SCWL Commerce and Industry Committee of the Whole **SENV Environment and Energy**

SESE Education

Executive Appointments SEXA

SEXC Executive

SFIC Financial Institutions

State Government Operations SGOA Insurance and Pensions

SINS

SJUD Judiciary

SLGV Local Government and Elections

SLIC Licensed Activities

SPBH Public Health and Welfare

SREV Revenue SRUL Rules

SSCE Special Committee on Election Contests

STRN Transportation

PHILIP - CRONIN AND KARPIEL. SB-0001

New Act

Creates a short title for the Education Reform Act of 1997. Effective June 1, 1997.

Referred to Rules Jan 09 1997 First reading Jan 22 Added As A Co-sponsor KARPIEL Assigned to Education Mar 12 Recommended do pass 006-004-000 Placed Caindr, Second Reading Mar 13 Second Reading Placed Calndr, Third Reading Mar 20 PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. May 30 PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION

> JANUARY, 1, 1998. Calendar Order of 3rd Rdng 97-03-14

Jul 02 Refer to Rules/Rul 3-9(b)

SB-0002 PHILIP - WATSON.

New Act

105 ILCS 5/18-8a new

Creates a short title for the Equitable School Funding Act of 1997. Amends the School Code to create a title for a new Section in Article 18.

Jan 09 1997 First reading Referred to Rules Jan 22 Assigned to Education

Mar 12 Recommended do pass 006-004-000

Placed Caindr, Second Reading Mar 13 Second Reading

Placed Calndr, Third Reading

Mar 20 PURSUANT TO RULE

2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997.

IS EXTENDED TO

PURSUÁNT TO RULE May 30

> 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO

JANUARY 1, 1998.

Calendar Order of 3rd Rdng 97-03-14

Jul 02 Refer to Rules/Rul 3-9(b)

SB-0003 BOMKE - MADIGAN - LUECHTEFELD - MAHAR - CULLERTON, WATSON, GEO-KARIS, DUDYCZ, REA, MYERS, J, DEMUZIO, SHADID, WALSH, L, JACOBS, BERMAN, SEVERNS, WELCH, CLAYBORNE AND BOWLES.

New Act.

Creates the Public Employee Pension Equity Act.

PENSION NOTE

There is no fiscal impact at this time. PENSION NOTE, ENGROSSED

No change from previous note.

HOUSE AMENDMENT NO. 1.

Adds an immediate effective date.

Jan 09 1997 First reading Referred to Rules Jan 22 Added as Chief Co-sponsor MAHAR Assigned to Insurance & Pensions Jan 23 Added as Chief Co-sponsor WOODYARD Jan 30 Added As A Co-sponsor CULLERTON

Feb 11 Pension Note Filed

Feb 25 Feb 26	Added As A Co-sponsor WATSON
	Recommended do pass 008-000-000 Placed Calndr, Second Reading
Feb 27	Second Reading Placed Calndr, Third Reading
	Added As A Co-sponsor GEO-KARIS
M- 12	Added As A Co-sponsor DUDY CZ
Mar 13	Sponsor Removed WOODYARD Added as Chief Co-sponsor CULLERTON
Mar 19	Added As A Co-sponsor REA
	Third Reading - Passed 054-000-001
	Arrive House
	Placed Calendr, First Reading
Mar 20	Hse Sponsor HANNIG
Mar 21	First reading Referred to Rules Added As A Joint Sponsor POE
Wai 21	Added As A Joint Sponsor KLINGLER
	Assigned to Personnel & Pensions
Apr 09	Added As A Joint Sponsor MURPHY
Apr 11	Pension Note Filed
May 01	Committee Personnel & Pensions De Perso (Short Debras Cal 012 001 000)
May 01	Do Pass/Short Debate Cal 012-001-000 Placed Cal 2nd Rdg-Sht Dbt
	Added As A Joint Sponsor ERWIN
May 07	Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
May 13	Relld 2nd Rdng-Short Debate
May 15	Held 2nd Rdg-Short Debate Amendment No.01 HANNIG
May 15	Amendment No.01 HANNIG Amendment referred to HRUL
	Amendment No.01 HANNIG
	Be adopted
14 17	Held 2nd Rdg-Short Debate
May 16	Amendment No.01 HANNIG Adopted
	Pld Cal Ord 3rd Rdg-Sht Dbt 3rd Rdg-Sht Dbt-Pass/Vot075-042-001
	Sec. Desk Concurrence 01
May 19	Filed with Secretary
1.5	Mtn non-concur - Hse Amend
May 20	S Noncners in H Amend. 01 Arrive House
	Placed Cal Order Non-concur 01
May 22	MTN REFUSE RECEDE-HSE
	AMEND
	H Refuses to Recede Amend 01
	H Requests Conference Comm 1ST Hse Conference Comm Appet 1ST/HANNIG
	Hse Conference Comm Apptd 1ST/HANNIG, MURPHY, ERWIN,
	CHURCHILL & HOEFT
May 23	Sen Accede Req Conf Comm 1ST
May 31	Sen Conference Comm Apptd 1ST/MADIGAN,
	WALSH,T, PETERSON, JACOBS, MOLARO
Oct 16	Added As A Co-sponsor MYERS,J
Oct 30	Added As A Co-sponsor DEMUZIO
	Added As A Co-sponsor SHADID
	Added As A Co-sponsor WALSH,L Added As A Co-sponsor JACOBS
	Added As A Co-sponsor BERMAN
	Added As A Co-sponsor SEVERNS
	Added As A Co-sponsor HALVORSON
	Added As A Co-sponsor WELCH
	Added As A Co-sponsor CLAYBORNE Added As A Co-sponsor BOWLES
	Sponsor Removed HALVORSON
Nov 14	Filed with Secretary
	Conference Committee Report
	Conf Comm Rpt referred to SRUL

Dec 15

Nov 14-Cont. House report submitted

Conf Comm Rpt referred to HRUL

House report submitted

Conference Committee Report Rules refers to

SINS

Conference Committee Report Be approved consideration

Conference Committee Report REFERRED TO RULES

-RULE 3-9(B).

Sen Conference Comm Apptd 1ST/97-05-31

KARPIEL - HAWKINSON - LAUZEN - O'MALLEY - RAUSCHENBER-SB-0004 GER, SIEBEN, WALSH,T, SYVERSON, PARKER, SHAW AND TROT-

20 ILCS 505/6c new

325 ILCS 5/1 from Ch. 23, par. 2051 705 ILCS 405/1-1 from Ch. 37, par. 801-1

Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall report annually to the General Assembly regarding out-of-state placements of children for the preceding year. The report shall include the number of children placed out-of-state, in which states they were placed, the types of services being provided to the children, the cost of the placements, and why services were not provided in Illinois. Amends the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987 to make technical changes concerning their short titles. NOTE(S) THAT MAY Apply Fiscal

OTE(S) I HAT MA	Y APPLY: FISCAL	
Jan 09 1997	First reading	Referred to Rules
Jan 22		Assigned to Public Health & Welfare
Jan 30	Added As A Co-spons	or SYVERSON
Feb 11	Added As A Co-spons	or PARKER
Feb 26	•	Postponed
Mar 04		Recommended do pass 010-000-000
	Placed Calndr, Second	Reading
Mar 06	Added As A Co-spons	or SHAW
	Added As A Co-spons	or TROTTER
Mar 18	Second Reading	
	Placed Calndr, Third I	Reading
May 07		Motion filed WEAVER - RE-REFER
-		FROM CAL. 3RD RDG.
		TO SENATE RULES.
May 08		Motion prevailed
May 08		037-011-006
		Re-referred to Rules

SB-0005 RADOGNO - HAWKINSON - PARKER - WALSH,T, SYVERSON, PHIL-IP, MAHAR, BOMKE, WATSON, BURZYNSKI, LUECHTEFELD, DU-DYCZ AND GEO-KARIS.

725 ILCS 5/115-7.3 new

Amends the Code of Criminal Procedure of 1963. Provides that if a defendant is accused of predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual assault, aggravated criminal sexual abuse, criminal sexual abuse, or criminal transmission of HIV or battery or aggravated battery involving sexual penetration or sexual conduct or if the defendant is tried or retried for the former offense of rape, deviate sexual assault, indecent liberties with a child, or aggravated indecent liberties with a child, evidence of the defendant's commission of another one of these sex offenses or evidence to rebut that proof or an inference from that proof, is admissible if that evidence is otherwise admissible under the rules of evidence and may be considered for its bearing on any matter to which it is relevant. Provides that the prosecution must disclose this evidence before its use at trial.

SENATE AMENDMENT NO. 1. Corrects a grammatical error in the bill. SENATE AMENDMENT NO. 2.

Adds reference to:

725 ILCS 5/115-7 from Ch. 38, par. 115-7

Makes changes in the evidence that the court may consider in weighing the probative value of the evidence against undue prejudice to the defendant. Also provides that the provisions of the rape shield statute apply to certain corroborating witnesses.

```
CORRECTIONAL NOTE, S-AMS 1 & 2
SB 5 would have no population or fiscal impact on this Dept.
             First reading
Jan 09 1997
                                      Referred to Rules
Jan 22
                                      Assigned to Judiciary
Jan 24
             Added as Chief Co-sponsor PARKER
Jan 30
             Added As A Co-sponsor SYVERSON
Feb 27
                                       To Subcommittee
Mar 12
                  Amendment No.01
                                       JUDICIARY
                                                              Adopted
                                       Recommnded do pass as amend
                                        010-000-000
              Placed Calndr, Second Reading
              Added As A Co-sponsor PHILIP
              Added As A Co-sponsor MAHAR
              Added As A Co-sponsor BOMKE
              Added As A Co-sponsor WATSON
              Added As A Co-sponsor BURZYNSKI
              Added As A Co-sponsor LUECHTEFELD
              Added As A Co-sponsor DUDYCZ
              Added As A Co-sponsor GEO-KARIS
Mar 13
              Added as Chief Co-sponsor WALSH,T
Mar 17
              Filed with Secretary
                  Amendment No.02
                                      RADOGNO
                  Amendment referred to SRUL
              Second Reading
              Placed Calndr, Third Reading
                                       RADOGNO
                   Amendment No.02
                  Rules refers to
                                        SJUD
Mar 18
                  Amendment No.02
                                       RADOGNO
                                       Be adopted
              Recalled to Second Reading
                                       RADOGNO
                                                              Adopted
                   Amendment No.02
              Placed Calndr, Third Reading
Mar 19
              Third Reading - Passed 056-000-000
              Arrive House
              Hse Sponsor DURKIN
              Placed Calendr, First Reading
Mar 20
              First reading
              Added As A Joint Sponsor LYONS, EILEEN
              Added As A Joint Sponsor ZICKUS
                                       Referred to Rules
                                       Assigned to Judiciary II - Criminal Law
Mar 21
Apr 08
              Added As A Joint Sponsor KLINGLER
Apr 14
              Added As A Joint Sponsor BERGMAN
                                       Correctional Note Filed AS
Apr 30
                                         AMEND-SA 1&2
                                       Committee Judiciary II - Criminal Law
                                       Do Pass/Short Debate Cal 015-000-000
May 01
              Placed Cal 2nd Rdg-Sht Dbt
              Sécond Reading-Short Debate
May 06
              Pld Cal Ord 3rd Rdg-Sht Dbt
May 08
              3rd Rdg-Sht Dbt-Pass/Vot107-002-007
              Passed both Houses
Jun 06
              Sent to the Governor
Jul 22
              Governor approved
                PUBLIC ACT 90-0132 Effective date 98-01-01
```

SB-0006 RADOGNO - HAWKINSON - PARKER, PHILIP, MAHAR, BOMKE, WATSON, BURZYNSKI, LUECHTEFELD, DUDYCZ AND KARPIEL.

New Act

Creates the Sexually Violent Persons Commitment Act (short title only). HOUSE AMENDMENT NO. 1.

Creates the Sexually Violent Persons Commitment Act. Establishes procedures for the commitment of sexually violent persons until such time as they are no longer

sexually dangerous. Provides for commitment of these persons in a secure facility under the care of the Department of Human Services. Effective January 1, 1998.

HOUSE AMENDMÊNT NO. 2.

Provides that a person subject to a petition alleging that the person is a sexually violent person has the right to be present at the hearing on the petition. Provides that the court may grant a continuance of the trial date on the allegations in the petition, subject to the speedy trial provisions of the Code of Criminal Procedure of 1963. Eliminates the requirement that the jury trial may be withdrawn only if the party that did not make that request consents to the withdrawal. Eliminates the ability of a party to introduce evidence of the commission by the respondent of any number of crimes together with whatever punishments were inflicted.

Jan 09 1997	First reading	Referred to Rules	
Jan 22		Assigned to Judiciary	
Jan 24	Added as Chief Co-sponsor		
Feb 27		To Subcommittee	
Mar 12	D1 10110 1D	Recommended do pass 01	0-000-000
	Placed Calndr, Second Rea	dng	
	Added As A Co-sponsor Pl	HILIP	
	Added As A Co-sponsor M	AHAR	
	Added As A Co-sponsor Bo	UMKE	
	Added As A Co-sponsor W	AISUN	
	Added As A Co-sponsor B		
	Added As A Co-sponsor L		
34 17	Added As A Co-sponsor D	UDICZ	
Mar 17	Second Reading	ina	
Mar 18	Placed Calndr, Third Reading		
IVIAI 10	Third Reading - Passed 056 Arrive House	0-000-000	
		n	
Mar 19	Placed Calendr, First Read	iig .	
Mai 19	Hse Sponsor ROSKAM	Referred to Rules	
Mar 20	First reading Added As A Joint Sponsor		
Mar 21	Audeu As A Joint Spoisor		Criminal Law
1 VI a I 2 I	Added As A Joint Sponsor	Assigned to Judiciary II -	Cililliai Law
May 01	Added As A Joint Spoisor	Do Pass/Short Debate Ca	1.015-000-000
May 01	Placed Cal 2nd Rdg-Sht D		11 013-000-000
	Added As A Joint Sponsor	GASH	
May 08	Alt Primary Sponsor Chan	ged DART	
May 12	Amendment No.01	DART	
1414 12	Amendment referred		
	Cal Ord 2nd Rdg-Shr Dbt	to IMOL	
May 13	Amendment No.01	DART	
1114) 15	Rules refers to	HJUB	
	Second Reading-Short Deb		
	Held 2nd Rdg-Short Debat	re	
May 14	Joint-Alt Sponsor Changed	IZICKUS	
	Amendment No.01	DART	
		Be adopted	
	Held 2nd Rdg-Short Debat	te	
	Added As A Joint Sponsor	BROSNAHAN	
May 15	Amendment No.02	DART	
-	Amendment referred	to HRUL	
	Amendment No.02	DART	
		Be adopted	
	Amendment No.01	DART	Adopted
	Amendment No.02	DART	Adopted
	Pld Cal Ord 3rd Rdg-Sht I		
	3rd Rdg-Sht Dbt-Pass/Vot		
May 16	Sec. Desk Concurrence 01,	.02	
Ma y 19	Filed with Secretary	3.5.	•
	Madan assault	Mtn concur - House Ame	na
M 20	Motion referred to	SRUL	
May 20	Dulas safa-a ta	Mtn concur - House Ame	na
May 21	Rules refers to	SJUD Man comeyor House Arma	4
May 21		Mtn concur - House Ame	IIO S
	Added As A Commercial	Be approved consideration	1
	Added As A Co-sponsor K	Mtn concur - House Ame	nd
	S Concurs in H Amend. 01	Mtn concur - House Ame	IIU
	Passed both Houses	,02/ 037-000-000	
	i asseti both Houses		

Jun 19 Sent to the Governor Jun 30 Governor approved

PUBLIC ACT 90-0040 Effective date 98-01-01

RADOGNO - HAWKINSON - PARKER - CARROLL - WALSH,T, SY-SB-0007 VERSON, PHILIP, MAHAR, BOMKE, WATSON, BURZYNSKI, LUECHTEFELD, DÚDYCZ AND GEO-KARIS.

720 ILCS 5/12-13 from Ch. 38, par. 12-13 720 ILCS 5/12-14 from Ch. 38, par. 12-14 720 ILCS 5/12-14.1 730 ILCS 5/5-8-1 from Ch. 38, par. 1005-8-1

Amends the Criminal Code of 1961 and the Unified Code of Corrections, Provides that a person convicted of a second or subsequent offense of criminal sexual assault, aggravated criminal sexual assault, or predatory criminal sexual assault of a child, or convicted of one of these offenses after having been previously convicted of another one of these offenses or an offense of another state that is substantially equivalent shall be sentenced to a term of natural life imprisonment.

SENATE AMENDMENT NO. 1.

Changes the penalty for second or subsequent convictions for criminal sexual assault. Provides that the penalty is a Class X felony for which the offender shall be sentenced to 30 to 60 years imprisonment. Provides that a person convicted of criminal sexual assault after a previous conviction of aggravated criminal sexual assault or predatory criminal sexual assault of a child shall be sentenced to natural life imprisonment.

CORRECTIONAL NOTE, S-AM 1

There would be a total impact of 131 inmates with additional costs of \$11,885,500 over the first ten years.

HOUSE AMENDMENT NO. 1.

Makes a correction to a cross reference.

Note(s) That May Apply: Correctional

Jan 09 1997 First reading Referred to Rules Jan 22 Assigned to Judiciary Jan 24 Added as Chief Co-sponsor PARKER Jan 30 Added As A Co-sponsor SYVERSON Feb 27

To Subcommittee Added as Chief Co-sponsor CARROLL

Mar 12

Recommended do pass 008-000-001 Placed Calndr, Second Reading Added As A Co-sponsor PHILIP Added As A Co-sponsor MAHAR

Added As A Co-sponsor BOMKE Added As A Co-sponsor WATSON Added As A Co-sponsor BURZYNSKI Added As A Co-sponsor LUECHTEFELD Added As A Co-sponsor DUDYCZ

Mar 13 Added As A Co-sponsor GEO-KARIS Added as Chief Co-sponsor WALSH,T

Mar 17 Filed with Secretary Amendment No.01 RADOGNO

Amendment referred to SRUL Second Reading

Placed Calndr, Third Reading RADOGNO Amendment No.01

Rules refers to SJUD Amendment No.01 RADOGNO

Mar 18 Be adopted Recalled to Second Reading

Amendment No.01 **RADOGNO** Adopted Placed Calndr, Third Reading

Mar 19 Third Reading - Passed 055-000-000

Arrive House

Hse Sponsor TURNER, JOHN Placed Calendr, First Reading

Mar 20 First reading Added As A Joint Sponsor LYONS, EILEEN Added As A Joint Sponsor ZICKUS

Referred to Rules

Mar 21	Assigned to Judiciary II - Criminal Law
Арг 22 Арг 30	Added As A Joint Sponsor WOOD Correctional Note Filed AS
Api 30	AMENDED BY SA 1
14 01	Committee Judiciary II - Criminal Law
May 01	Amendment No.01 JUD-CRIMINAL H Adopted Do Pass Amend/Short Debate
	015-000-000
M 00	Placed Cal 2nd Rdg-Sht Dbt
May 06	Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt
May 08	3rd Rdg-Sht Dbt-Pass/Vot114-000-000
May 09	Added As A Joint Sponsor SCHOENBERG Sec. Desk Concurrence 01
May 12	Filed with Secretary
	Mtn concur - House Amend
May 19	Motion referred to SRUL Mtn concur - House Amend
	Be approved consideration
May 20	Mtn concur - House Amend S Concurs in H Amend. 01/055-000-000
	Passed both Houses
Jun 18	Sent to the Governor
Aug 15	Governor approved PUBLIC ACT 90-0396 Effective date 98-01-01
SB-0008	RADOGNO - MAHAR - DUDYCZ - PARKER - CULLERTON AND FITZ-
	GERALD.
625 ILCS 5	
625 ILCS 5 625 ILCS 5	
625 ILCS 5	6-208.1 from Ch. 95 1/2, par. 6-208.1
625 ILCS 5	6-517 from Ch. 95 1/2, par. 6-517
625 ILCS 5	
625 ILCS 5 625 ILCS 5	/11-500 from Ch. 95 1/2, par. 11-500 /11-501 from Ch. 95 1/2, par. 11-501
625 ILCS 5	(11-501.1 from Ch. 95 1/2, par. 11-501.1
625 ILCS 5	'11-501.2 from Ch. 95 1/2, par. 11-501.2
625 ILCS 5 625 ILCS 5	/11-501.6 from Ch. 95 1/2, par. 11-501.6
720 ILCS 5	
Amends th	e Criminal Code of 1961 and the Illinois Vehicle Code. Lowers the
	concentration level at which a person is presumed to be under the in-
	ohol from 0.10 to 0.08. Effective immediately.
	MANDATES FISCAL NOTE s to create a State mandate.
HOME	RULE NOTE
SB8do	es not preempt home rule authority.
SB8 wi	L NOTE (Secretary of State) I have minimal effect on SOS and can be accommodated by
current	budget.
	IAL NOTE hay be an increase in judicial workloads; it is not pos-
	determine impact on the need for judges.
	CONVEYANCE APPRAISAL NOTE
	s not convey title to any property, therefore, the Land ance Appraisal Note request does not apply.
BALA	NCED BUDGET NOTE
	es not authorize, increase, decrease or reallocate any
	funds appropriation for FY97. AT MAY APPLY: Correctional
Jan 09	997 First reading Referred to Rules
Jan 22 Jan 24	Assigned to Transportation Added as Chief Co-sponsor PARKER
Jan 28	Added as Chief Co-sponsor CULLERTON
Feb 27	Recommended do pass 006-004-000
Feb 28	Placed Calndr, Second Reading Second Reading
100 20	Placed Calndr, Third Reading

Mar 06	Added As A Co-sponsor F Third Reading - Passed 04	
Mar 07	Arrive House Placed Calendr, First Read Hse Sponsor JOHNSON,	ing ΓΟΜ
M ar 12	First reading	Referred to Rules Assigned to Transportation & Motor Vehicles
M ar 14	Added As A Joint Sponsor Added As A Joint Sponsor Added As A Joint Sponsor	MCCARTHY CROTTY
Apr 09	Added As A Joint Sponsor	LYONS,EILEEN Do Pass/Short Debate Cal 015-006-000
Apr 10	Placed Cal 2nd Rdg-Sht D	
Apr 11	Cal Ord 2nd Rdg-Shr Dbt Amendment No.01 Amendment referred	DEERING
Apr 12	Cal Ord 2nd Rdg-Shr Dbt	
·	Amendment No.02 Amendment referred Amendment No.03 Amendment referred	DEERING to HRUL
Apr 14	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Filed Judicial Note Filed Land convey appraisal filed Balanced Budget Note Filed Correctional Note Requested WITHDRAWN-DEERING Housng Aford Note RequWITHDRAWN-DEERING Pension Note Requestd WITHDRAWN-DEERING State Debt Note Requested
May 07 Jun 05	Second Reading-Short De Pld Cal Ord 3rd Rdg-Sht Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vo Passed both Houses Sent to the Governor	Dbt 0(A)-HFA 1, 2, 3
Jul 02	Governor approved	Effective date 97-07-02
	GNO - HAWKINSON -	PARKER, PHILIP, MAHAR, BOMKE, ITEFELD, DUDYCZ AND MOLARO.
720 ILCS 5/12-7.1	from Ch. 3	38, par. 12-7.1
720 ILCS 135/Act 720 ILCS 135/0.0 720 ILCS 135/1-2 720 ILCS 135/1-3	from Ch. i new new	134, par. 16.3h
720 ILCS 135/1-4 720 ILCS 135/2 720 ILCS 135/3 no	from Ch.	134, par. 16.5

Amends the Obscene Phone Call Act. Changes short title to the Harassing and Obscene Communications Act. Creates the offense of harassment through electron-

ic communications. Provides that the court may order a person convicted under the Act to submit to psychiatric examination. Requires the court to impose a minimum of 14 days in jail or 240 hours of public service employment upon an offender who commits a second or third violation. Provides that certain violations are Class 4 felonies. Provides for the seizure and forfeiture of telephonic or electronic communications equipment used in the commission of an offense prohibited by the Act. Amends the Criminal Code of 1961 to change a cross reference from the Obscene Phone Call Act to the Harassing and Obscene Communications Act.

SENATE AMENDMENT NO. 1.

Deletes from definition of harassment through electronic communications, making a comment, request, suggestion, or proposal with an intent to offend that is lewd, lascivious, filthy, or indecent.

CORRECTIONAL NOTE

SB 9 would have minimal population and fiscal impact on DOC.

JUDICIAL NOTE

There may be an increase in judicial workloads; it is not

possible to determine impact on the number of judges needed.

STATE MANDATES FISCAL NOTE (DCCA)

SB 9 fails to create a State mandate.

FISCAL NOTE (Dpt. Corrections)

No change from correctional note.

FISCAL NOTE, H-AM 2 (Dpt. Corrections)

No change from previous DOC fiscal note.

CORRECTIONAL NOTE, H-AM 2

No change from previous correctional note.

JUDICIAL NOTE, H-AM 2

No change from previous judicial note.

STATE MANDATES FISCAL NOTE, H-AM 2 (DCCA)

No change from previous mandates note.

FISCAL NOTE, H-AM 3 (Dpt. Corrections)

No change from previous DOC fiscal note.

STATE MANDATES FISCAL NOTE, H-AM 3 (DCCA)

No change from previous mandates note.

HOME RULE NOTE, H-AM 3

SB9, amended by H-am 3, does not preempt home rule authority.

CORRECTIONAL NOTE, H-AM 3

No change from previous correctional note.

JUDICIAL NOTE, H-AM 3

No change from previous judicial notes.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 720 ILCS 135/3 new

Deletes the rebuttable presumption provision in the Harassing and Obsence Communications Act and the provisions relating to the seizure and forfeiture of electronic communications equipment. Provide that evidence that a defendant made additional telephone calls or engaged in additional electronic communications after having been requested by a named complainant or by a family or household member of the complainant to stop may be considered as evidence of an intent to harass unless disproved by evidence to the contrary.

NOTE(S) THAT MAY APPLY: Correctional

Jan 09 1997 First reading Referred to Rules
Jan 22 Assigned to Judiciary
Jan 24 Added as Chief Co-sponsor PARKER

Feb 27 To Subcommittee

Mar 12 Recommended do pass 010-000-000

Placed Caindr, Second Reading Added As A Co-sponsor PHILIP Added As A Co-sponsor MAHAR Added As A Co-sponsor BOMKE Added As A Co-sponsor WATSON

Added As A Co-sponsor BURZYNSKI Added As A Co-sponsor LUECHTEFELD

Added As A Co-sponsor DUDYCZ
Mar 13 Added As A Co-sponsor MOLARO

Mar 14	Filed with Secretary Amendment No.01 Amendment referred t	RADOGNO	
Mar 17	Second Reading Placed Calndr, Third Reading		
	Amendment No.01	RADOGNO Be approved consideration	
Mar 18	Recalled to Second Reading Amendment No.01	,	Adopted
Mar 19	Placed Calndr, Third Readin Third Reading - Passed 054 Arrive House		
Mar 20	Placed Calendr, First Readn Hse Sponsor BURKE	g	
	First reading Added As A Joint Sponsor Added As A Joint Sponsor	ZICKUS	
Mar 21	Added As A Toint Sponger	Referred to Rules Assigned to Judiciary II - C	Criminal Law
Apr 08 Apr 30	Added As A Joint Sponsor	Correctional Note Filed Committee Judiciary II - C	riminal Law
May 01		Do Pass/Short Debate Cal	
	Placed Cal 2nd Rdg-Sht Dt		
	C-1 O-1 2-1 D.1- CL- DL4	Fiscal Note Requested ROS Judicial Note Request ROS	
May 02	Cal Ord 2nd Rdg-Shr Dbt	Judicial Note Filed	
May 02	Cal Ord 2nd Rdg-Shr Dbt	Judiciai Note Pileu	
May 06	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note Filed	
May 09	Cai Old Zild Rug-Sill Dot	Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
May 13	Second Reading-Short Deb Amendment No.01	ate . BURKE	
	Amendment referred t		
	Held 2nd Rdg-Short Debate		
May 14	Amendment No.01	BURKE Be adopted	
May 16	Held 2nd Rdg-Short Debate	e Fiscal Note Filed	
1114) 10		Correctional Note Filed AS	3
		AMENDED HA 2	
		Judicial Note Filed St Mandate Fis Note Filed	
	Held 2nd Rdg-Short Debat		
		3RD READING AND	
		PASSAGE DEADLINE EXTENDED - 5/23/97	
	Held 2nd Rdg-Short Debate	e	
M ay 19	Amendment No.02	BURKE	
	Amendment referred the Held 2nd Rdg-Short Debate	O TKUL	
May 21	Amendment No.02	BURKE	
	Held 2nd Rdg-Short Debat	Be adopted	
May 23		3RD READING AND PASSAGE DEADLINE	
	TILLO IDI SI PE	EXTENDED - 5/31/97	
May 28	Held 2nd Rdg-Short Debate Amendment No.03	e PHELPS	
May 20	Amendment referred t		
M 22	Held 2nd Rdg-Short Debat	e	
M ay 29	Amendment No.03 Rules refers to	PHELPS HJUB	
	Held 2nd Rdg-Short Debat		
May 30	Q	Fiscal Note Requested AS #3/MCKEON	AMEND

Mar 15

May 30-Cont. St Mandate Fis Nte RegAS AMEND #3/MCKEON Home Rule Note RequestAS AMEND #3/MCKEON Judicial Note Request AS AMEND #3/MCKEON Fiscal Note Filed St Mandate Fis Note Filed Home Rule Note Filed Correctional Note Filed AS AMENDED BY HA 3 Held 2nd Rdg-Short Debate May 31 Judicial Note Filed Amendment No.03 PHELPS **RULES - REREFERS** FROM HJUB TO RULES Amendment No.03 PHELPS Be adopted Withdrawn Amendment No.01 BURKE Amendment No.02 BURKE Adopted Amendment No.03 PHELPS Adopted 079-033-004 Pld Cal Ord 3rd Rdg-Sht Dbt Relld 2nd Rdng-Short Debate Mtn Prevail - Table Amend No 03 Pld Cal Ord 3rd Rdg-Sht Dbt 3rd Rdg-Sht Dbt-Pass/Vot117-000-000 Added As A Joint Sponsor MCKEON Jun 01 Sec. Desk Concurrence 02 Jul 02 Refer to Rules/Rul 3-9(b) Nov 12 Filed with Secretary Mtn concur - House Amend Motion referred to SRIIL Mtn concur - House Amend Rules refers to CILID Approved for Consideration SRUL Nov 13 Mtn concur - House Amend Be approved consideration Nov 14 Mtn concur - House Amend S Concurs in H Amend. 02/059-000-000 Passed both Houses Dec 12 Sent to the Governor SB-0010 SHAW. from Ch. 122, par. 2-3.25g 105 ILCS 5/2-3.25g Amends the School Code. Provides that school districts may not request waivers from laws, rules, and regulations pertaining to legal school holidays. Effective immediately. Jan 09 1997 First reading Referred to Rules Jan 22 Assigned to Education Feb 27 Held in committee Mar 12 Postponed Committee Education Mar 15 Refer to Rules/Rul 3-9(a) SB-0011 GARCIA. 205 ILCS 605/6 new Amends the Consumer Deposit Account Act. Limits the amount of fees financial institutions may charge customers who utilize automatic teller machines. Jan 09 1997 First reading Referred to Rules Jan 22 Assigned to Financial Institutions Feb 28 Postponed Committee Financial Institutions

Refer to Rules/Rul 3-9(a)

19 SB-0012

SB-0012 GARCIA.

205 ILCS 605/6 new

Amends the Consumer Deposit Account Act. Limits automatic teller machine fees to \$0.25 per transaction.

Jan 09 1997 First reading Referred to Rules

Jan 22 Assigned to Financial Institutions

Feb 28 Postponed

Committee Financial Institutions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0013 LUECHTEFELD - DILLARD.

720 ILCS 5/31-5 from Ch. 38, par. 31-5

Amends the Criminal Code of 1961 relating to the offense of concealing or aiding a fugitive. Eliminates exemption from prosecution for a parent, child, brother, or sister of the offender.

SENATE AMENDMENT NO. 1.

Provides that concealing a fugitive is a Class A misdemeanor if the offense committed was a misdemeanor and a Class 4 felony if the offense committed was a felony.

SENATE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Amends the same Section of the Criminal Code of 1961. Provides that any person who intentionally does any act in furtherance of preventing the apprehension or aiding the escape of a person accused of first degree murder commits a Class 3 felony.

CORRECTIONAL NOTE SB13 would have minimal population and fiscal impact on DOC.

HOUSE AMENDMENT NO. 1.

NOTE(S) THAT MAY APPLY: Correctional

Deletes from the bill aiding the escape of a person. Provides that the offense of performing an act to prevent the apprehension of a person accused of first degree murder does not abridge the husband-wife privilege.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends exempting from criminal liability a husband, wife, parent, or child of an offender accused of first degree murder, and deleting provision relating to the husband-wife privilege under the Code of Criminal Procedure of 1963 or the common law.

SIL(S) LIINI ML	A I III I L I. CON COUNTAI		
Jan 09 1997	First reading	Referred to Rules	
Jan 22		Assigned to Judiciary	
Feb 27		To Subcommittee	
Feb 28	Added as Chief Co-sponso	r DILLARD	
Mar 12	Amendment No.01	JUDICIARY S	Adopted
		Recommnded do pass a	is amend
		010-000-000	
	Placed Calndr, Second Rea	dng	
Mar 13	Second Reading		
	Placed Calndr, Third Read	ing	
Mar 14	Filed with Secretary		
	Amendment No.02	LUECHTEFELD	
	Amendment referred		
Mar 17	Amendment No.02		
	Rules refers to	SJUD	
Mar 18	Amendment No.02	LUECHTEFELD	
		Be adopted	
	Recalled to Second Reading		
	Amendment No.02		Adopted
	Placed Calndr, Third Read		
Mar 19	Third Reading - Passed 05		
	Arrive House	2 500 501	
	Placed Calendr, First Read	ing	
Mar 20	Hse Sponsor BOST	4.6	
11111 20	First reading	Referred to Rules	
Mar 21	T Hot roughly	Assigned to Judiciary I	I - Criminal Law
Apr 24	Added As A Joint Sponsor		Cilimina Bui
ripi 24	Added As A Joint Sponsor		
	raded 115 11 Joint opolison	DO COLL 1	

Apr 30		Correctional Note Filed AS
		AMENDED BY SA 2
M 04		Committee Judiciary II - Criminal Law
May 06	Added As A Joint Sponsor	
May 08	Amendment No.01	JUD-CRIMINAL H Adopted
		Do Pass Amend/Short Debate
	DI LOLO LDI GLED	014-000-000
3.6	Placed Cal 2nd Rdg-Sht D	
M ay 09	Second Reading-Short Del	
	Pld Cal Ord 3rd Rdg-Sht I	
May 12	3rd Rdg-Sht Dbt-Pass/Vo	t111-000-000
May 13	Sec. Desk Concurrence 01	
	Filed with Secretary	
		Mtn concur - House Amend
	Motion referred to	SRUL
May 19		Mtn concur - House Amend
	Rules refers to	SJUD
May 20		Mtn concur - House Amend
		Be approved consideration
		Mtn concur - House Amend
	S Concurs in H Amend. 01	/058-000-000
_	Passed both Houses	
Jun 18	Sent to the Governor	
Aug 15	Governor amendatory veto	
Sep 18	Joint-Alt Sponsor Changed	
Oct 16	Placed Cal. Amendatory V	
	Mtn fild accept amend veto	
Oct 28	Accept Amnd Veto-Sen Pa	ss 059-000-000
Oct 30	Arrive House	*
	Placed Cal. Amendatory V	
Oct 31	Mtn fild accept amend veto	
	Motion referred to	HRUL
	Placed Cal. Amendatory V	eto eto
Nov 15	Bill dead-amendatory veto.	
0014 HAWK	INSON – SHAW – WELCI	I.
20 ILCS 550/4		
20 ILCS 550/4 20 ILCS 550/5		6 1/2, par. 704
40 ILCO 330/3	Hom Ch. 3	6 1/2, par. 705

SB-0

72 720 ILCS 550/5 720 ILCS 550/5.1 from Ch. 56 1/2, par. 705.1

Amends the Cannabis Control Act. Reenacts the provisions of Article 4 of Public Act 89-428 relating to the penalties for the manufacture and possession of more than 2,000 grams of cannabis. (Public Act 89-428 was declared unconstitutional.)

CORRECTIONAL NOTE

SB14 would have minimal population and fiscal impact on DOC.

HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 301/40-5

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Provides that an addict is ineligible for the treatment alternative if he or she has been previously convicted of controlled substance trafficking, cannabis trafficking, or the manufacture, delivery, or possession of more than 2,000 grams of cannabis. Adds immediate effective date to the bill.

JUDICIAL NOTE

There may be an increase in judicial workloads; it is not possible to determine impact on the number of judges needed. STATE MANDATES FISCAL NOTE (DCCA) SB14 fails to create a State mandate. CORRECTIONAL NOTE, H-AM 1 No change from previous correctional note. FISCAL NOTE, H-AM 1 (Dpt. Corrections) No change from correctional note with H-am 1.

NOTE(S) THAT MAY APPLY: Correctional

Jan 09 1997 First reading Referred to Rules Jan 22 Assigned to Judiciary

Jan 28 Recommended do pass 008-000-000

Placed Caindr. Second Reading

Feb 05	Second Reading Placed Calndr, Third Readi	
Eat 06	Added as Chief Co-sponsor	
Feb 06	Added as Chief Co-sponsor Third Reading - Passed 05:	
	Hse Sponsor MAUTINO	3 000 000
	Arrive House	
Feb 10	Placed Calendr, First Read: First reading	ng Referred to Rules
Feb 19	riist reading	Assigned to Judiciary II - Criminal Law
Apr 30		Correctional Note Filed
N. 01		Committee Judiciary II - Criminal Law
May 01	Amendment No.01	JUD-CRIMINAL H Adopted Do Pass Amend/Short Debate
		013-001-000
	Placed Cal 2nd Rdg-Sht D	
		Fiscal Note Requested ROSKAM
	Cal Ord 2nd Rdg-Shr Dbt	Judicial Note Request ROSKAM
May 02	Car Ord End Rug-Siii Dot	Judicial Note Filed
•	Cal Ord 2nd Rdg-Shr Dbt	
May 06	C-1 O-1 2-1 D1- Sh- Dh	St Mandate Fis Note Filed
May 08	Cal Ord 2nd Rdg-Shr Dbt	Correctional Note Filed AS
1114) 00		AMENDED BY HA 1
14 00	Cal Ord 2nd Rdg-Shr Dbt	
May 09	Second Reading-Short Deb	Fiscal Note Filed
	Pld Cal Ord 3rd Rdg-Sht I	
May 12	3rd Rdg-Sht Dbt-Pass/Vot	1114-001-000
	Added As A Joint Sponsor	
	Added As A Joint Sponsor Added As A Joint Sponsor	
May 13	Sec. Desk Concurrence 01	THELIS
•	Filed with Secretary	
	Motion referred to	Mtn concur - House Amend
May 15	Added As A Joint Sponsor	SRUL THRNER IOHN
May 19	reded is it come operator	Mtn concur - House Amend
1.5	Rules refers to	SJUD
May 20		Mtn concur - House Amend Be approved consideration
		Mtn concur - House Amend
	S Concurs in H Amend. 01	
T 10	Passed both Houses	
Jun 18 Aug 15	Sent to the Governor Governor approved	
rug 13	PUBLIC ACT 90-0397	Effective date 97-08-15
MIE HAN	WEINGON DETEL CEOP	

SB-0015 HAWKINSON - PETKA - GEO-KARIS AND DILLARD.

720 ILCS 5/36-1

from Ch. 38, par. 36-1

Amends the Criminal Code of 1961. Provides for the seizure by the county sheriff and sale at public auction of a vessel, vehicle, or aircraft used with the knowledge and consent of the owner in the commission of or in the attempt to commit the offense of reckless discharge of a firearm.

or recitions an	sellarge of a micalin.	
Jan 09 1997	First reading	Referred to Rules
Jan 22		Assigned to Judiciary
Jan 28		Recommended do pass 009-000-000
	Placed Calndr, Second Rea	dng
Jan 30	Added As A Co-sponsor D	ILLARD
Feb 05	Second Reading	
	Placed Calndr, Third Read	ing
	Added as Chief Co-sponso	r GEO-KARIS
Feb 06	Third Reading - Passed 05	5 -0 00 -0 00
	Arrive House	
	Placed Calendr, First Read	ng
Feb 07	Hse Sponsor LYONS, EIL	EEN

```
Feb 10
              First reading
                                        Referred to Rules
Feb 19
                                        Assigned to Judiciary II - Criminal Law
Apr 09
              Added As A Joint Sponsor POE
              Added As A Joint Sponsor CLAYTON
May 01
                                        Do Pass/Short Debate Cal 015-000-000
              Placed Cal 2nd Rdg-Sht Dbt
              Second Reading-Short Debate
May 06
              Pld Cal Ord 3rd Rdg-Sht Dbt
May 08
              3rd Rdg-Sht Dbt-Pass/Vot115-000-001
              Passed both Houses
Jun 06
              Sent to the Governor
Jul 25
              Governor approved
                PUBLIC ACT 90-0216 Effective date 98-01-01
```

SB-0016 FAWELL - WELCH - WEAVER,S - WALSH,T - SEVERNS AND DEMUZIO.

35 ILCS 105/3-7 new 35 ILCS 110/3-7 new 35 ILCS 115/3-7 new 35 ILCS 120/2-7 new

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Exempts aggregate exploration, mining, offhighway hauling, processing, maintenance, and reclamation equipment, including replacement parts and equipment, and including equipment purchased for lease, but excluding motor vehicles required to be registered under the Illinois Vehicle Code from the taxes imposed under these Acts. Effective immediately.

```
Note(s) That May Apply: Fiscal
     Jan 09 1997
                   First reading
                                             Referred to Rules
                                             Assigned to Revenue
     Jan 22
     Jan 23
                    Added as Chief Co-sponsor FAWELL
     Feb 10
                    Sponsor Removed WOODYARD
                    Chief Sponsor Changed to FAWELL
     Feb 20
                    Added As A Co-sponsor WELCH
     Feb 28
                                             Recommended do pass 008-001-000
                    Placed Calndr, Second Reading
                    Added as Chief Co-sponsor WELCH
                    Added as Chief Co-sponsor WEAVER,S
                    Added as Chief Co-sponsor WALSH,T
                    Added as Chief Co-sponsor SEVERNS
      Mar 04
                    Second Reading
                    Placed Calndr, Third Reading
      Mar 06
                    Added As A Co-sponsor DEMUZIO
                    Third Reading - Passed 050-003-003
     Mar 07
                    Arrive House
                    Hse Sponsor HARTKE
                    First reading
                                             Referred to Rules
     Mar 11
                                             Assigned to Revenue
     Mar 14
                    Added As A Joint Sponsor TURNER, ART
                    Added As A Joint Sponsor GIGLIO
     May 08
                                             Motion Do Pass-Lost 002-000-009
                                               HREV
                                             Remains in CommiRevenue
                                             Re-Refer Rules/Rul 9(B)
     Sep 18
                    Joint-Alt Sponsor Changed TURNER, ART
SB-0017
            BERMAN - DELEO - FARLEY - HALVORSON - REA.
    5 ILCS 375/6.9 new
   30 ILCS 805/8.21 new
   55 ILCS 5/5-1069.3 new
   65 ILCS 5/10-4-2.3 new
  105 ILCS 5/10-22.3f new
  215 ILCS 5/356t new
  215 ILCS 105/8.7 new
  215 ILCS 125/4-6.5 new
  215 ILCS 165/10
                                  from Ch. 32, par. 604
  305 ILCS 5/5-16.8 new
```

Amends the State Employees Group Insurance Law of 1971, Counties Code, Illinois Municipal Code, School Code, Illinois Insurance Code, Health Maintenance

Organization Act, Comprehensive Health Insurance Plan Act, Voluntary Health Services Plans Act, and Illinois Public Aid Code. Provides that health care benefits under those Acts and under managed care plans must provide for a minimum of 96 hours of inpatient care following a mastectomy. Allows a shorter inpatient care period if certain criteria are met. Prohibits penalizing physicians for authorizing inpatient care as required by law. Amends the State Mandates Act to provide that reimbursement for post-mastectomy care benefits is not required under that Act. Effective June 1, 1997.

Jan 09 1997 First reading Referred to Rules Jan 22 Assigned to Insurance & Pensions Jan 23 Added as Chief Co-sponsor HALVORSON Feb 06 Added As A Co-sponsor REA Feb 26 Postponed Mar 04 Postponed Mar 11 To Subcommittee Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a) Mar 20 Added as Chief Co-sponsor REA

SB-0018 SIEBEN.

720 ILCS 675/Act title
720 ILCS 675/0.01 from Ch. 23, par. 2356.9
720 ILCS 675/1 from Ch. 23, par. 2357
720 ILCS 675/2 from Ch. 23, par. 2358

Amends the Sale of Tobacco to Minors Act. Changes the short title to the Prevention of Tobacco Use by Minors Act. Prohibits minors from possessing tobacco (now only the buying by and the sale and distribution to minors of tobacco is prohibited). Provides that the court may impose for possession of tobacco products by a minor up to 25 hours of community service for the first offense, up to 25 hours of community service and a fine not to exceed \$25 for the second offense, and up to 50 hours of community service and a fine not to exceed \$50 for the third or subsequent offense.

Note(s) That May Apply: Correctional
Jan 09 1997 First reading Referred to Rules
Jan 22 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL
Re-referred to Executive

SB-0019 FARLEY - CULLERTON.

720 ILCS 5/Art. 24.5 heading new 720 ILCS 5/24.5-1 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 to add the Public Safety and Recreational Firearms Use Protection Law to the Code. Prohibits the manufacture, transfer, and possession of semiautomatic assault weapons. Exempts the weapons if lawfully possessed under federal law on September 13, 1994. Exempts certain listed firearms as those firearms were manufactured on October 1, 1993. Exempts manually operated bolt, pump, lever, or slide action firearms; permanently inoperable firearms; and antique firearms. Exempts certain semiautomatic rifles and shotguns. Exempts from the prohibition the transfer to or possession by a law enforcement officer employed by a governmental unit of semiautomatic assault weapons used for law enforcement purposes. Establishes penalties. Requires the Attorney General to investigate and study the effect of these provisions and to report his or her findings to the General Assembly and the Governor. Sunsets the Public Safety and Recreational Firearms Use Protection Law on Septmber 13, 2004. Effective immediately.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Jan 09 1997 First reading Referred to Rules

Jan 22 Assigned to Judiciary
Feb 27 To Subcommittee
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0020 GARCIA.

35 ILCS 5/201 from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Provides that partners and shareholders of Subchapter S corporations shall be allowed the jobs tax credit. Provides that the credit shall be determined in accordance with the determination of income and distributive share of income under Sections 702 and 704 and Subchapter S of the Internal Revenue Code.

SENATE AMENDMENT NO. 1.

Deletes amendatory provisions. Provides that a partnership or Subchapter S corporation that is otherwise eligible for the Jobs Tax Credit for taxpayers conducting a trade or a business in an enterprise zone or High Impact Business may pass the credit through to the shareholders of the corporation or partners of the partnership in the same manner as partnership or Subchapter S corporation income is distributed to partners and shareholders. Provides that the credit may then be applied against the income tax liability of the partner or shareholder.

SENATE AMENDMENT NO. 2.

Allows the owners of limited liability companies, if the company is treated as a partnership for federal and State income tax purposes, the investment credit, the jobs tax credit, and the training expense credit.

Note(s) That May Apply: Fiscal

Jan 09 1997 First reading Referred to Rules Jan 22 Assigned to Revenue Jan 30 Amendment No.01 REVENUE Adopted Recommnded do pass as amend 010-000-000 Placed Caindr, Second Reading Feb 05 Second Reading Placed Calndr, Third Reading Mar 11 Filed with Secretary Amendment No.02 **PETERSON** Amendment referred to SRUL Mar 12 Amendment No.02 PETERSON Be approved consideration Recalled to Second Reading Mar 13 Amendment No.02 PETERSON Adopted Placed Calndr, Third Reading Mar 14 Third Reading - Passed 056-000-000 Arrive House Placed Calendr, First Reading Mar 18 Hse Sponsor KENNER Referred to Rules First reading Mar 20 Added As A Joint Sponsor SILVA Mar 21 Assigned to Revenue Apr 18 Added As A Joint Sponsor MCKEON May 06 Added As A Joint Sponsor O'BRIEN May 08 Re-Refer Rules/Rul 9(B)

SB-0021 PETERSON - VIVERITO AND SHAW.

35 ILCS 200/27-16 new

Amends the Special Service Area Tax Law in the Property Tax Code. Provides that a county may, pursuant to an intergovernmental cooperation agreement, transfer its powers under this Law to a township when the proposed special service area consists of an unincorporated area lying solely within that township. Provides that the township board of trustees shall then be the governing body of the special service area and shall possess all of the powers the county possesses under this Law. Provides that once the township has passed an ordinance proposing the establishment of a special service area, no unincorporated property within the proposed special service area at the time the ordinance is passed shall be excluded from the the special service area except with approval of the township board of trustees.

SENATE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/27-16 new Adds reference to: 60 ILCS 1/125-5 60 ILCS 1/235-16 new

Deletes everything. Amends the Township Code. In the Article concerning township park bonds, provides that no park shall exceed 25 acres in extent (now 10 acres). In the Article concerning township taxes, provides that the township board of a township in a county with a population of 3,000,000 or more may impose a special tax for sidewalks, street lighting, street repairs, or traffic control devices in the township along or upon any roads and may provide for the payment of the whole or any part of the cost on each of the construction, installation, or repair by special taxation of the lots, blocks, tracts, or parcels of land touching upon the road near or on which a sidewalk is ordered or otherwise benefitting from the improvement. Requires a public hearing prior to levying the special tax. Provides that if the owners of 51% or more in number of the lots, tracts, and parcels of real estate that are to be subject to the tax file a petition agreeing with the proposed improvement for which the tax is to be levied, then the township board shall proceed with the improvement. Provides that if a petition is not filed or contains an insufficient number of signatures, the township board shall proceed no further and the same improvement shall not again be initiated for a period of one year.

HOUSE AMENDMENT NO. 1.

Specifies that the repair of streets and sidewalks includes improvements for flood control.

01.		
Jan 09 1997 Jan 22	First reading	Referred to Rules Assigned to Local Government &
Jan 23	Sponsor Removed VIVERI Chief Sponsor Changed to Chief Co-sponsor Changed	PETERSON
Eab 26	Chief Co-sponsor Changed	
Feb 26		Postponed
Mar 05	A d 4 NJ - O1	Held in committee
Mar 11	Amendment No.01	LOCAL GOVERN S Adopted Recommnded do pass as amend 008-001-000
	Placed Calndr, Second Read	dng
Mar 12	Second Reading	Ŭ
	Placed Calndr, Third Readi	ng
Mar 17	Filed with Secretary	
-	Amendment No.02	PETKA -PETERSON
	Amendment referred	to SRUL
	Amendment No.02	PETKA
		-PETERSON
	Rules refers to	SLGV
Mar 18	Third Reading - Passed 048	8-007-001
	Tabled Pursuant to Rule5-	
	Third Reading - Passed 048	
	Arrive House	
	Placed Calendr, First Reads	ng
Mar 19	Hse Sponsor SAVIANO	•••
.,	First reading	Referred to Rules
Mar 21		Assigned to Local Government
Apr 30	Added As A Joint Sponsor	SMITH MICHAEL
May 01	The state of the spanner.	Do Pass/Short Debate Cal 015-001-000
1114) 01	Placed Cal 2nd Rdg-Sht D	
May 06	Added As A Joint Sponsor	
May 08	Amendment No.01	BERGMAN
, 00	Amendment referred	
	Cal Ord 2nd Rdg-Shr Dbt	to mob
May 09	Amendment No.01	BERGMAN Be adopted
	Cal Ord 2nd Rdg-Shr Dbt	20 adopted

May 12	Second Reading-Short Deb Amendment No.01		Adopted
	Pid Cal Ord 3rd Rdg-Sht I		. racproa
May 13	3rd Rdg-Sht Dbt-Pass/Vot		
May 14	Sec. Desk Concurrence 01		
,	Filed with Secretary		
	,	Mtn concur - House Am	end
	Motion referred to	SRUL	
May 19		Mtn concur - House Am	end
	Rules refers to	SLGV	
May 20		Mtn concur - House Am	end
•		Be adopted	
May 21	Added As A Co-sponsor SI	HAW .	
•	•	Mtn concur - House Am	end
	S Concurs in H Amend. 01	/046-007-000	
	Passed both Houses		
Jun 19	Sent to the Governor		
Aug 16	Governor approved		
-	PUBLIC ACT 90-0438	Effective date 98-01-01	

SB-0022 DEL VALLE.

105 ILCS 5/10-20.12b

Amends the School Code. Replaces provisions that determine a pupil's residency based on the residence of the person with whom the pupil resides for reasons other than to have access to the educational programs of a school district with provisions that determine the pupil's residency based on the residence of the person with whom the pupil resides unless the pupil's custody is granted to or exercised by that person solely for the purpose of the pupil's transfer from one school district to another in order to access the educational programs of the latter district. Effective immediately.

Jan 09 1997 First reading Referred to Rules
Jan 22 Assigned to Education
Mar 12 Postponed
Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0023 HENDON.

105 ILCS 5/34-2.3

from Ch. 122, par. 34-2.3

Amends the School Code. Requires a local school council for an attendance center at which any of grades K-8 are maintained to develop, implement, and enforce a school uniform policy under which each student in any of grades kindergarten through 8 is required to wear the designated school uniform while attending school and school sponsored activities. Effective July 1, 1997.

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

Jan 09 1997 First reading Referred to Rules
Jan 22 Assigned to Education
Feb 27 Held in committee
Mar 12 Postponed
Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0024 HENDON.

20 ILCS 2605/55a

from Ch. 127, par. 55a

Amends the Civil Administrative Code of Illinois. Requires the Department of State Police to operate a Decoy Law Enforcement Vehicle program. Requires the Department, upon request of local law enforcement agencies, to place old or unused police vehicles in drug-trafficking areas to deter crime.

Note(s) That Ma	y Apply: Fiscal	10 4010. 01
	First reading	Referred to Rules
Jan 22	-	Assigned to State Government Operations
Feb 28		Postponed
Mar 06		Postponed
Mar 13		Held in committee
		Committee State Government Operations
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0025 HENDON - DUDYCZ - TROTTER - SMITH.

310 ILCS 10/8.1c new

Amends the Housing Authorities Act. In a municipality with more than 500,000 inhabitants, creates a Citizens Review Board to monitor housing authority police, with 3 members appointed by the Governor, 2 members appointed by the presiding officer of the municipality, and one member appointed by each of the legislative leaders of the General Assembly. Authorizes the Board to suspend, terminate, or take other disciplinary action against an officer who verbally or physically abused a tenant or tenant's guest or invitee while on or off duty or who entered the residence of a tenant unlawfully. Effective immediately.

SENATE AMENDMENT NO. 1. (Tabled March 13, 1997)

Changes the number of members appointed to the Board by the Governor from 3 to 5, with terms of one, 2, 3, 4, and 5 years, and by the commissioners of the housing authority from zero to 2, with terms of one and 2 years, and removes the appointment of one member each by each of the 4 legislative leaders.

SENATE AMENDMENT NO. 2.

Changes the number of members appointed to the Board by the Governor from 3 to 5, with terms of one, 2, 3, 4, and 5 years, and by the commissioners of the housing authority from zero to 2, with terms of one and 2 years, and removes the appointment of one member each by each of the 4 legislative leaders. Provides that decisions made by the Board are subject to collective bargaining agreements. Designates the Board as the entity to make findings regarding abuse by housing authority police officers. Provides that a housing authority police officer is subject to suspension, termination, or other disciplinary action if he or she is found by the Board to have abused a person on or off housing authority property while performing his or her duty as a housing authority police officer.

STATE MANDATES FISCAL NOTE (DCCA)

SB25 creates a "due process mandate" which does not require

State reimbursement under the State Mandates Act.

HOME RULE NOTE

SB 25 does not preempt home rule authority.

HOUSE AMENDMENT NO. 1.

Provides that the Citizens Review Board shall consist of 9 members, with 5 appointed by the executive director of the housing authority, 2 appointed by the housing authority's Central Advisory Council, and 2 appointed by the housing authority's Senior Advisory Council. Removes the authority of the Board to discipline a housing authority police officer for verbal abuse and for actions taken while off duty or against a tenant's invitee.

FISCAL NOTE (DCCA)

SB 25 imposes no additional requirements and does not have a

fiscal impact on units of local gov't.

STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

SB 25 creates a "due process mandate" which does not require

State reimbursement under the State Mandates Act.

HOME RULE NOTE, H-AM 1

No change from previous home rule note.

Jan 09 1997 Jan 22

Feb 26

First reading

Assigned to Local Government & Elections

Amendment No.01

LOCAL GOVERN S Adopted Recommended do pass as amend

007-000-000

Referred to Rules

Placed Calndr, Second Reading

Mar 06 Filed with Secretary

Amendment No.02 HENDON

Amendment referred to SRUL

Mar 11 Amendment No.02 HENDON

Rules refers to SLGV

Added as Chief Co-sponsor DUDYCZ

Mar 12 Second Reading

Placed Calndr, Third Reading

Mar 13 Amendment No.02 HENDON

Be adopted

Mar 13—Con	t. Recalled to Second Readin	g	
		Mtn Prevail -Table Amer	nd No
		01/HENDON	
	Amendment No.01	LOCAL GOVERN S	Tabled
	Amendment No.02	HENDON	Adopted
	Placed Calndr, Third Read	ng	
Mar 14	Added as Chief Co-sponsor		
	Third Reading - Passed 05		
	Arrive House	2 000 000	
	Placed Calendr, First Read	na	
Mar 18		iig	
IVIAI 10	Hse Sponsor KENNER	Deferred to Dules	
1.5	First reading	Referred to Rules	
Mar 19	Added As A Joint Sponsor		
Mar 21		Assigned to Local Govern	ment
Apr 24	Added As A Joint Sponsor		
May 01	Added As A Joint Sponsor		
May 06		St Mandate Fis Note File	:d
		Home Rule Note Filed	
		Committee Local Govern	ment
May 07	Alt Primary Sponsor Chan		
•	Joint-Alt Sponsor Changed	KENNER	
	Added As A Joint Sponsor	IONES SHIRLEY	
May 08	Amendment No.01	LOCAL GOVT H	Adopted
11149 00	Tanenament 110.01	Do Pass Amend/Short Do	
		011-001-000	Coate
	Discord Col 2nd Ddg Cht D		
May 00	Placed Cal 2nd Rdg-Sht D		
May 09		St Mandate Fis Nte Requ	
		AMENDED/HUGHE	.5
		Home Rule Note Request	
	G 10 10 10 10 01 01	AMENDED/HUGHE	S
	Cal Ord 2nd Rdg-Shr Dbt		
May 12		Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
May 13	Second Reading-Short Deb		
	Held 2nd Rdg-Short Debat		
May 14		St Mandate Fis Note File	:d
		Home Rule Note Filed	
	Pld Cal Ord 3rd Rdg-Sht I	Obt	
May 15	3rd Rdg-Sht Dbt-Pass/Vot	1098-020-000	
May 16	Sec. Desk Concurrence 01		
•	Added as Chief Co-sponsor	SMITH	
	Filed with Secretary		
		Mtn concur - House Ame	nd
	Motion referred to	SRUL	110
May 20	Motion referred to	Mtn concur - House Ame	nd
141ay 20	Rules refers to	SLGV	IIG
May 22	Rules leters to	Mtn concur - House Ame	m al
May 22			na
		Be adopted	1
	0.0 : 11.4 :	Mtn concur - House Ame	na
	S Concurs in H Amend. 01	/05/-000-000	
	Passed both Houses		
Jun 20	Sent to the Governor		
Aug 17	Governor approved		
	PUBLIC ACT 90-0478	Effective date 97-08-17	
D26 HEND	MN		

SB-0026

310 ILCS 10/3	from Ch. 67 1/2, par. 3
310 ILCS 10/4	from Ch. 67 1/2, par. 4
310 ILCS 10/6	from Ch. 67 1/2, par. 6

Amends the Housing Authorities Act. Provides that, if the presiding officer of a municipality having over 500,000 inhabitants has not appointed commissioners for the housing authority within 30 days after the effective date of this amendatory Act of 1997, the Governor shall appoint 5 commissioners and the presiding officer shall appoint 4 commissioners, with the chairman of the commissioners to be elected by the commissioners. The terms of the commissioners shall expire as if they were appointed by the presiding officer within 30 days after the effective date of this amendatory Act, with the expiration of each individual commissioner's term to be 29

decided by lot. Any commissioner appointed by the Governor shall be removed, if necessary, by the Governor in the same manner as if removed by the presiding officer. Five commissioners shall constitute a quorum on a 9 commissioner board. Effective immediately.

Jan 09 1997 First reading
Jan 22 Assigned to Local Government &
Elections
Feb 26 Held in committee
Mar 05 To Subcommittee
Committee Local Government &
Elections

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0027 BOWLES.

820 ILCS 405/233.5 new

Amends the Unemployment Insurance Act to provide that the term "employment" does not include certain services performed for a photography studio when certain conditions are met. Effective immediately.

Jan 09 1997First readingReferred to RulesJan 22Assigned to Commerce & IndustryFeb 05Postponed

Tabled By Sponsor BOWLES SCED

SB-0028 BOWLES - CLAYBORNE - REA.

515 ILCS 5/15-60

from Ch. 56, par. 15-60

Amends the Fish and Aquatic Life Code to provide that for commercial fishing, the 15 inch catfish limitation does not apply to catfish taken from the Ohio River.

FISCAL NOTE (Dpt. Natural Resources) SB28 has no fiscal impact. STATE MANDATES FISCAL NOTE (DCCA) SB28 fails to create a State mandate. Jan 09 1997 First reading Referred to Rules Assigned to Agriculture & Conservation Jan 22 Jan 30 Recommended do pass 007-000-000 Placed Caindr, Second Reading Second Reading Feb 05 Placed Calndr, Third Reading Added as Chief Co-sponsor CLAYBORNE Feb 06 Added as Chief Co-sponsor REA Third Reading - Passed 057-000-000 Arrive House Placed Calendr, First Reading Feb 19 Hse Sponsor BRUNSVOLD Feb 26 Referred to Rules First reading Feb 27 Added As A Joint Sponsor HOLBROOK Assigned to Agriculture & Conservation Alt Primary Sponsor Changed WOOLARD Feb 28 Mar 12 Joint-Alt Sponsor Changed BRUNSVOLD Do Pass/Short Debate Cal 014-000-000 Apr 30 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested NOLAND Cal Ord 2nd Rdg-Shr Dbt May 06 Fiscal Note Filed Added As A Joint Sponsor PHELPS St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt May 07 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt 3rd Rdg-Sht Dbt-Pass/Vot117-000-000 May 08 Passed both Houses

SB-0029 PARKER.

Jun 06

Jul 03

625 ILCS 5/11-1420 from Ch. 95 1/2, par. 11-1420

Sent to the Governor

Governor approved

Amends the Illinois Vehicle Code to provide that funeral processions have the right-of-way when the vehicles have both their headlights lighted and their hazard warning signal flashers flashing (instead of having only their headlights lighted).

PUBLIC ACT 90-0057 Effective date 98-01-01

SENATE AMENDMENT NO. 1.

Provides that vehicles comprising a funeral procession may utilize flashing hazard warning signal flashers to identify the individual vehicles in the procession (instead of funeral processions having the right-of-way at intersections when the vehicles have their hazard warning signal flashers flashing).

	Jan 09 1997	First reading	Referred to Rules
	Jan 22		Assigned to Transportation
	Feb 27		Postponed
	Mar 05	Amendment No.01	TRANSPORTN S Adopted
			Recommnded do pass as amend
			010-000-000
		Placed Calndr, Second Read	dng
	Mar 11	Second Reading	
		Placed Calndr, Third Readi	ng
	Mar 12	Third Reading - Passed 058	
		Arrive House	
		Placed Calendr, First Reads	ng
	Mar 20	Hse Sponsor PANKAU	-6
	u. 20	First reading	Referred to Rules
	Mar 21	r mot reading	Assigned to Transportation & Motor
	21		Vehicles
	Apr 30		Do Pass/Short Debate Cal 021-000-000
	71pi 50	Placed Cal 2nd Rdg-Sht Di	
	May 01	Second Reading-Short Deb	
	May 01	Pld Cal Ord 3rd Rdg-Sht D	
	May 06	Added As A Joint Sponsor	
	May 00	3rd Rdg-Sht Dbt-Pass/Vot	
		Passed both Houses	100-002-001
	Jun 04	Sent to the Governor	
	Jul 03	Governor approved	Effective data 09 01 01
		PUBLIC ACT 90-0058	Effective date 98-01-01
٠.			OTO GIAL DIAGRAMO GIALITO O

SB-0030 PARKER - FAWELL - BOWLES - SHADID - SEVERNS AND GEO-KARIS.

30 ILCS 105/5.432 new

625 ILCS 5/3-412

625 ILCS 5/3-806 from Ch. 95 1/2, par. 3-415

Amends the Illinois Vehicle Code to provide that the Secretary of State shall deposit 50 cents of certain vehicles' annual registration fee into the Secretary of State Registration Plate Replacement Fund for use by the Office of the Secretary to replace multi-year registration plates.

```
SENATE AMENDMENT NO. 1.
```

Deletes reference to: 30 ILCS 105/5.432 Adds reference to: 30 ILCS 105/5.449 new from Ch. 127, par. 144.3 30 ILCS 105/8.3

Provides that the Secretary of State shall deposit 75 (instead of 50) cents of the annual registration fee into the Secretary of State Registration Plate Replacement Fund. Further amends the Illinois Vehicle Code. Requires the Secretary of State, beginning in 1999, to replace multi-year registration plates every 5 years and to issue new registration plates for all registered motor vehicles at that time. Further amends the State Finance Act. Adds an exception to the provision concerning no road fund money being appropriated to the Secretary for the purposes of the road fund provisions in excess of the total fiscal year 1994 Road Fund appropriations to the Secretary for road fund moneys appropriated to the Secretary of State for required replating issuance of motor vehicle registration plates. Makes technical correction in the Section number of the new fund added to the State Finance Act. Adds an immediate effective date.

from Ch. 95 1/2, par. 3-412

SENATE AMENDMENT NO. 3.

Adds reference: 625 ILCS 5/3-413 625 ILCS 5/2-119 Deletes reference:

615 ILCS 5/3-806

Deletes everything after the enacting clause. Reinserts the bill as amended but with the following changes. Provides that the Secretary of State shall begin to replace multi-year registration plates (instead of requiring the Secretary to replaces the plates every 5 years and issue new plates for all registered motor vehicles at that time). Provides that subsequent to completion of the replacement of the plates, the Secretary shall, in the Secretary's discretion, periodically replace multi-year registration plates. Provides that a person who violates the provision prohibiting a person from operating a vehicle or permitting the operation of a vehicle upon which is displayed a registration plate or sticker after the termination of the registration period or expiration date is guilty of petty offense and shall be fined not less than \$300 and \$500. Provides that beginning January 1, 1998, of the moneys collected as registration fees under the provisions concerning the term of multi-year registration plates. 75 cents of each registration or renewal fees shall be deposited in the Sec. of State Registration Plate Replacement Fund and requires that moneys in this Fund be used for plate manufacturing and plate processing costs for registrations issued under the provisions concerning the term of multi-year registration plates (instead of requiring the Secretary of State to deposit 75 cents of certain vehicles' registration fees into the Fund to replace multi-year registration plates). NOTE(S) THAT MAY APPLY: Fiscal

DIE(2) I HAI MAA			
Jan 09 1997	First reading	Referred to Rules	
Jan 22		Assigned to Transportation	1
Feb 06	Added as Chief Co-sponsor	FAWELL	
Feb 27		Postponed	
Mar 05		Postponed	
Mar 11	Added as Chief Co-sponsor	BOWLES	
	Added as Chief Co-sponsor	SHADID	
Mar 12	Amendment No.01	TRANSPORTN S	Adopted
		Recommnded do pass as an 008-002-000	
	Placed Calndr, Second Read		
Mar 18	Second Reading		
Mai 10	Placed Calndr, Third Reading	ησ	
	Filed with Secretary	-6	
	Amendment No.02	PARKER	
	Amendment referred t		
	Filed with Secretary	OSKOL	
	Amendment No.03	PARKER	
	Amendment referred t		
	Amendment No.03	PARKER	
	Rules refers to	STRN	
Мат 19	Amendment No.03	PARKER	
Mai 17	Amendment 140.03	Be adopted	
	Recalled to Second Reading		
	Amendment No.03	PARKER	Adopted
	Placed Calndr, Third Reading		Adopted
Mar 20	Added As A Co-sponsor GE		
IVIAI 20	Added as Chief Co-sponsor	CEVEDNIC	
	Third Reading - Passed 035		
	Tabled Pursuant to Rule5-4		
	Third Reading - Passed 035		
	Added As A Joint Sponsor	DEEKING	
N. 01	Added As A Joint Sponsor	WOOLARD	
Маг 21	Arrive House	D. C. 1. D. I	
4 00	First reading	Referred to Rules	0. 14
Apr 08		Assigned to Transportation	1 & MOTOLOL
M00		Vehicles	
May 08	Taine Ale Connect Classes	Re-Refer Rules/Rul 9(B)	
Sep 18	Joint-Alt Sponsor Changed	WOOLAKD	
M21 CIEDEN	J_ CHI IEDTON		

SB-0031 SIEBEN – CULLERTON.

20 ILCS 405/35.10 new 105 ILCS 5/29-18 new 625 ILCS 5/12-807.2 new

Amends the School Code, Illinois Vehicle Code, and the Civil Administrative Code of Illinois. Establishes a matching grant reimbursement program under which

school districts are reimbursed, from a separate appropriation made for that purpose, for one-third of the approved additional costs which they incur as a result of the installation of crossing control arms on school buses. Subject to a limited exemption for school buses from sister states, prohibits operating a school bus in Illinois after December 31, 1997 unless the bus is equipped with a crossing control arm meeting standards promulgated by the Department of Transportation. Provides that if a school bus is manufactured after December 31, 1997 the crossing control arm must be installed by the original bus body manufacturer. Provides that if the crossing control arms are installed on buses manufactured before December 31, 1997 on school buses owned, purchased, or leased by a school district, the district, in order to qualify for matching grant reimbursement, must purchase the crossing control arms from the Department of Central Management Services. Provides for the Department of Central Management Services to purchase or contract for the purchase of crossing control arms and to sell them to school districts at the competitively bid State contract price. Adds provisions relative to the procedure for obtaining reimbursement. Effective July 1, 1997.

SENATE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 405/35.10 new 105 ILCS 5/29-18 new

Deletes all changes proposed by the bill as introduced to the Civil Administrative Code (relative to DCMS purchasing crossing control arms and reselling them to school districts) and to the School Code (relative to establishing a matching grant reimbursement program for costs incurred by the school districts as a result of installing crossing control arms on school buses). Changes to 12/31/99 (from 12/31/97) the date after which operation of a Type I or Type II school bus (even if manufactured before 12/31/97) may not be operated or used as a school bus in Illinois.

FISCAL NOTE (State Bd. of Ed.)
Commercial cost to equip all buses would be \$5.4 M to \$21.6 M
(at \$300 to \$1200 per unit), minus the cost for dists. that
will have received funds in FY97 and FY98. All responsibility
would be on the LEAs for payment of the safety devices.
STATE MANDATES FISCAL NOTE (State Board of Education)
No change from SBE fiscal note.

HOUSE AMENDMENT NO. 1.

Corrects a reference to a Section number of the Illinois Compiled Statutes. Replaces a provision stating that a crossing control arm shall be designed to require children crossing in front of a school bus to walk a sufficient distance from the front of the bus to be clearly observed by the bus driver with a provision stating that the crossing control arm shall be designed as prescribed by rules promulgated by the State Board of Education.

FISCAL NOTE, REVISED (State Bd. of Ed.)

Retrofitting would cost approximately \$4.5 M (at \$150 to \$1200 commercial cost per unit). Local schools can be reimbursed for these costs under the transportation reimbursement program.

STATE MANDATES FISCAL NOTE, REVISED (State Bd. of Ed.)

No change from SBE fiscal note, revised.

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

Jan 09 1997 First reading Referred to Rules
Jan 22 Assigned to Transportation

Feb 27 Postponed
Mar 05 Added as Chief Co-sponsor CULLERTON

Amendment No.01 TRANSPORTN S Adopted Recommnded do pass as amend 010-000-000

Placed Calndr, Second Reading

Mar 11 Second Reading

Placed Calndr, Third Reading

Mar 12 Third Reading - Passed 058-001-000

Arrive House

Placed Calendr, First Reading

Mar 13	Hse Sponsor MOFFITT	P. 6. 1. P. 1
34 10	First reading	Referred to Rules
Mar 18		Assigned to Transportation & Motor Vehicles
Apr 08		Fiscal Note Filed
•		St Mandate Fis Note Filed
		Committee Transportation & Motor
		Vehicles
Apr 24	Added As A Joint Sponsor	SMITH,MICHAEL
Apr 29	Added As A Joint Sponsor	
Apr 30	Amendment No.01	TRANSPORTAT'N H Adopted
		Do Pass Amend/Short Debate
		020-001-000
	Placed Cal 2nd Rdg-Sht D	
May 0 1		Fiscal Note Filed
	01 D 45 0b4 D-1	St Mandate Fis Note Filed
	Second Reading-Short Deb	
	Pld Cal Ord 3rd Rdg-Sht I	
M06	Joint-Alt Sponsor Changed	
May 06	Added As A Joint Sponsor 3rd Rdg-Sht Dbt-Pass/Vot	
May 07	Sec. Desk Concurrence 01	.108-001-001
May 16	Filed with Secretary	
May 10	Thed with Secretary	Mtn concur - House Amend
	Motion referred to	SRUL.
May 19	Motion referred to	Mtn concur - House Amend
1114) 17	Rules refers to	STRN
May 20	110100 101010 10	Mtn concur - House Amend
, 20		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	
	Passed both Houses	
Jun 18	Sent to the Governor	
Jul 14	Governor approved	
	PUBLIC ACT 90-0108	Effective date 97-07-14

SB-0032 SIEBEN.

Appropriates \$1 to the State Board of Education for distribution to school districts under a school bus crossing control arm matching grant program. Appropriates \$1 to the Department of Central Management Services for the purchase and payment of amounts due under contracts for the purchase of crossing control arms for school buses. Effective July 1, 1997.

Jan 09 1997	First reading	Referred to Rules
Jan 22		Assigned to Appropriations
Apr 26		Refer to Rules/Rul 3-9(a)

SB-0033 COLLINS.

215 ILCS 5/356h	from Ch. 73, par. 968h
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 coverage under those Acts may not disclaim or limit coverage or the insurability of adopted children from and after the time of adoption. Effective immediately.

Jan 09 1997	First reading	Referred to Rules
Jan 22	_	Assigned to Insurance & Pensions
Mar 04		Postponed
Mar 11		Postponed
		Committee Insurance & Pensions
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0034 COLLINS.

20 ILCS 505/12.3 new

Amends the Children and Family Services Act. Requires the Department of Children and Family Services to make grants to persons who adopt a child to pay

the cost of health insurance for the adopted child for a period of 2 years after the date of the adoption if the child has certain preexisting conditions and the lack of a grant would subject the adopted child and adoptive parents to undue financial hardship. Requires the Department to establish eligibility criteria. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal
Jan 09 1997 First reading
Jan 22 Assigned to Public Health & Welfare
Mar 04 Postponed
Mar 11 Held in committee
Committee Public Health & Welfare
Refer to Rules/Rul 3-9(a)

SB-0035 KLEMM - HENDON - GARCIA AND DILLARD.

35 ILCS 200/15-172

Amends the Property Tax Code. Provides that if an applicant for the Senior Citizens Assessment Freeze Homestead Exemption fails to file the application in a timely manner and the failure to file was due to a mental or physical condition sufficiently severe so as to render the applicant incapable of filing the application in a timely manner, the Chief County Assessment Officer may extend the filing deadline for a period of 30 days after the applicant regains the capability to file the application, but in no case may the filing deadline be extended beyond 3 months of the original filing deadline. Requires the applicant to provide the Chief County Assessment Officer with a signed statement from the applicant's physician stating the nature and extent of the condition, that, in the physician's opinion, the condition was so severe that it rendered the applicant incapable of filing the application in a timely manner, and the date on which the applicant regained the capability to file the application. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the provisions concerning the extension of filing deadlines for applicants who were ill shall apply only in counties having fewer than 3,000,000 inhabitants.

Provides that the provisions concerning the extension of filing deadlines for applicants who were ill shall apply only in counties having fewer than 3,000,000 inhabitants.

Jan 22 1997	First reading	Referred to Rules	
		Assigned to Revenue	
Jan 30		Postponed	
Feb 06	Amendment No.01	REVENUE S Adopted	
		Recommnded do pass as amend	
		008-000-000	
	Placed Calndr, Second Rea	dng	
Feb 26	Second Reading		
	Placed Calndr, Third Read	ing	
Feb 27	Added as Chief Co-sponso	r HENDON	
	Added as Chief Co-sponso		
	Added As A Co-sponsor D		
	Third Reading - Passed 05		
	Arrive House		
	Placed Calendr, First Read	ng	
Mar 05	Hse Sponsor PARKE	0	
Mar 07	First reading	Referred to Rules	
Mar 11	1 Hot roughly	Assigned to Revenue	
Apr 09	Added As A Joint Sponsor		
Apr 24	Added As A Joint Sponsor		
ripi 24	Added As A Joint Sponsor		
May 01	Added As A Joint Sponsor		
May 08	Added As A Joint Spoilson	Do Pass/Short Debate Cal 011-000-00	Λ
Willy 00	Placed Cal 2nd Rdg-Sht D		v
May 09	Second Reading-Short Del		
Way 09	Pld Cal Ord 3rd Rdg-Sht		
May 12	3rd Rdg-Sht Dbt-Pass/Vo		
141ay 12	Passed both Houses	1117-000-000	
Jun 10	Sent to the Governor		
	Governor vetoed		
Aug 01	Placed Calendar Total Vet		
Oct 16			
Oct 30	Mtn filed overrde Gov veto		
	Oid- C	3/5 vote required	
	Override Gov veto-Sen pas	S U33-UU2-UUU	
	Arrive House		

Placed Calendar Total Veto

Nov 12 Mtn filed overrde Gov veto #1/PARKE

Placed Calendar Total Veto

Nov 13 3/5 vote required

Override Gov veto-Hse pass 118-000-000

Bth House Overid Total Veto Nov 18 PUBLIC ACT 90-0523

SB-0036 PETERSON – FITZGERALD – MYERS, J, SEVERNS, WELCH AND HAL-VORSON.

35 ILCS 200/15-172 30 ILCS 805/8.21 new

35 ILCS 5/804

Amends the Property Tax Code. Requires that each Chief County Assessment Officer shall annually publish a notice of availability of the Senior Citizens Assessment Freeze Homestead Exemption. Provides that this notice shall be published at least 60 days but no more than 75 days prior to the date on which the application must be submitted to the Chief County Assessment Officer. Provides that the notice shall appear in a newspaper of general circulation in the county. Exempt from reimbursement under the State Mandates Act.

NOTE(S) THAT MAY APPLY: Fiscal Jan 22 1997 First reading Referred to Rules Assigned to Revenue Feb 18 Sponsor Removed WOODYARD Chief Sponsor Changed to PETERSON Feb 28 Recommended do pass 009-000-000 Placed Calndr, Second Reading Mar 04 Added as Chief Co-sponsor FITZGERALD Second Reading Placed Calndr, Third Reading Mar 06 Added as Chief Co-sponsor MYERS,J Added As A Co-sponsor SEVERNS Added As A Co-sponsor WELCH Added As A Co-sponsor HALVORSON Third Reading - Passed 056-000-000 Mar 07 Arrive House Placed Calendr, First Reading Mar 20 Hse Sponsor MOORE, ANDREA First reading Referred to Rules Mar 21 Assigned to Revenue Apr 22 Added As A Joint Sponsor WOOD Apr 24 Added As A Joint Sponsor MCKEON Added As A Joint Sponsor SMITH, MICHAEL Added As A Joint Sponsor MCCARTHY Do Pass/Short Debate Cal 011-000-000 May 08 Placed Cal 2nd Rdg-Sht Dbt May 09 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 12 3rd Rdg-Sht Dbt-Pass/Vot117-000-000 Passed both Houses Sent to the Governor Jun 10 Aug 01 Governor vetoed Oct 16 Placed Calendar Total Veto Oct 28 Mtn filed overrde Gov veto PETERSON Oct 29 3/5 vote required Override Gov veto-Sen pass 054-000-000 Oct 30 Arrive House Placed Calendar Total Veto Nov 13 Mtn filed overrde Gov veto #1/MOORE, ANDREA 3/5 vote required Override Gov veto-Hse pass 118-000-000 Bth House Overid Total Veto Nov 18 PUBLIC ACT 90-0524 SB-0037 DONAHUE. 5 ILCS 365/2 from Ch. 127, par. 352 5 ILCS 365/4 from Ch. 127, par. 354 5 ILCS 365/8 from Ch. 127, par. 358

from Ch. 120, par. 8-804

40 ILCS 5/15-185

from Ch. 108 1/2, par. 15-185

Amends the State Salary and Annuity Withholding Act and the Illinois Pension Code to authorize voluntary withholding from retirement and disability annuities payable from the State Universities Retirement System. Authorizes withholding under the State Salary and Annuity Withholding Act for the purpose of paying to the Department of Revenue amounts due or to become due under the Illinois Income Tax Act. Provides that the amounts withheld shall be paid without delay to the Department of Revenue or a depositary designated by the Department. Also makes technical corrections. Amends the Illinois Income Tax Act to provide that an individual may elect to have the amounts withheld under the State Salary and Annuity Withholding Act for payment of amounts due or to become due under the Illinois Income Tax Act treated as payments of estimated tax. Effective immediately.

PENSION IMPACT NOTE
It is estimated that SB 37 would have no impact on the liabilities of the State Universities Retirement System and would cause a slight increase in administration expenses.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Jan 22 1997 First reading Referred to Rules

Assigned to Insurance & Pensions
Feb 26 To Subcommittee
Mar 05 Pension Note Filed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0038 BURZYNSKI – CARROLL.

30 ILCS 115/12 from Ch. 85, par. 616

Amends the State Revenue Sharing Act to allow distributions from the Personal Property Tax Replacement Fund to taxing districts outside of Cook County that had personal property tax collections for the 1978 tax year but not the 1977 tax year. Effective immediately.

SENATE AMENDMENT NO. 2.

Amends the State Revenue Sharing Act to provide that in determining the Cook County Tax Base if one of its taxing districts had no personal property tax collection for the 1976 tax year, then the collection for the 1978 tax year shall be used as the base.

NOTE(S) THAT MAY APPLY: Fiscal Jan 22 1997 First reading Referred to Rules Assigned to Revenue Jan 30 Recommended do pass 008-000-000 Placed Calndr, Second Reading Feb 05 Filed with Secretary Amendment No.01 CARROLL -BURZYNSKI Amendment referred to SRUL Feb 06 Amendment No.01 CARROLL -BURZYNSKI Be approved consideration Feb 14 Filed with Secretary Amendment No.02 CARROLL -BURZYNSKI Amendment referred to SRULS Feb 19 Amendment No.02 CARROLL -BURZYNSKI Be approved consideration Feb 26 Second Reading Amendment No.01 CARROLL -BURZYNSKI Tabled Amendment No.02 **CARROLL** -BURZYNSKI Adopted Placed Calndr, Third Reading Added as Chief Co-sponsor CARROLL Feb 27 Feb 28 Third Reading - Passed 057-000-000 Arrive House

Placed Calendr, First Reading

Mar 05 Hse Sponsor WIRSING

Mar 07 First reading Referred to Rules
Mar 11 Assigned to Revenue
May 08 Re-Refer Rules/Rul 9(B)

SB-0039 KARPIEL – PARKER AND SEVERNS.

75 ILCS 10/8.1 from Ch. 81, par. 118.1

Amends the Illinois Library System Act. Provides that, notwithstanding any other provision, if a library that is receiving a grant is located in a taxing district that becomes subject to the Property Tax Extension Limitation Law in the Property Tax Code and if, as a result of becoming subject to that Law the corporate authorities of the taxing district no longer levy a tax at a rate that meets the rate prescribed to qualify for the grant, the library shall still receive the grant it received prior to becoming subject to the Property Tax Extension Limitation Law. Effective immediately.

SENATE AMENDMENT NO. 1.

NOTE(S) THAT MAY APPLY: Fiscal

Adds reference to:

75 ILCS 10/8 from Ch. 81, par. 118

Deletes everything. Amends the Illinois Library System Act. Provides that if a library is subject to the Property Tax Extension Limitation Law in the Property Tax Code and its tax levy for library purposes has been lowered to a rate of less than .13%, the library will qualify for a State grant if the library levied a tax for library purposes that met the grant requirements in the previous year and if the tax levied for the library in the current year produces tax revenue that is an increase of 5% over the previous year's extension or the percentage increase in the CPI, whichever is less, and the tax revenue produced by the levy is less than \$4.25 per capita. Provides that if this is the case, the State Librarian is authorized to make an equalization grant equivalent to the difference between the amount of the tax revenue obtained from the current levy and an annual income of \$4.25 per capita. Provides that if a library receiving an equalization grant reduces its tax levy below the amount levied at the time the original application is approved, it shall be ineligible to receive further equalization grants. Provides that the requirement that the public library have a tax levied for library purposes at a rate not less than .13%, or a county library have a tax levied for library purposes at a rate not less than .07% is waived if the library is subject to PTELL and its levy has been lowered to a rate of less than .13% if the library qualified for the grant in the previous year and if the tax levied for library purposes in the current year produces tax revenue for library purposes that is an increase over the previous year's extension of 5% or the percentage increase in the CPI, whichever is less. Effective immediately.

First reading	Referred to Rules
	Assigned to Revenue
	Postponed
Added as Chief Co-sponso	
	Postponed
Amendment No.01	REVENUE S Adopted
	Recommnded do pass as amend 007-000-000
Placed Calndr.Second Rea	dng
Added As A Co-sponsor S	
Second Reading	
Placed Calndr, Third Read	ing
	, 000
	na
	nig
	D. Conned to Dedon
First reading	Referred to Rules
	Assigned to Revenue
Added As A Joint Sponsor	WOOD
	Do Pass/Short Debate Cal 011-000-000
Placed Cal 2nd Rdg-Sht D	9bt
Second Reading-Short Del	bate
Pld Cal Ord 3rd Rdg-Sht	
	Added as Chief Co-sponso Amendment No.01 Placed Calndr, Second Rea Added As A Co-sponsor S Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Read Hse Sponsor PANKAU First reading Added As A Joint Sponsor Placed Cal 2nd Rdg-Sht D Second Reading-Short Del

May 12 3rd Rdg-Sht Dbt-Pass/Vot116-001-000
Passed both Houses
Jun 10 Sent to the Governor
Jul 23 Governor approved
PUBLIC ACT 90-0169 Effective date 97-07-23

SB-0040 DEL VALLE - HALVORSON - OBAMA.

 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

 105 ILCS 5/33-1b
 from Ch. 122, par. 33-1b

Amends the Election Code and the School Code. Changes the date of the general primary election from the third Tuesday in March to the third Tuesday in May.

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

Jan 22 1997 First reading Referred to Rules

Assigned to Local Government &

Elections

Added as Chief Co-sponsor HALVORSON Added as Chief Co-sponsor OBAMA

Jan 29 Added as Chief Co-sponsor OBAMA Feb 26 To Subcommittee

Committee Local Government &

Elections
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0041 RAUSCHENBERGER.

65 ILCS 5/11-74.4-10.5 new

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that a municipality may no longer approve redevelopment plans or redevelopment projects, designate redevelopment project areas, alter the exterior boundaries of a redevelopment project area, affect the general land uses established under a redevelopment plan, or change the nature of a redevelopment project. States that the purposes are to stop any new plans and projects and to forbid the expansion of any existing plans or projects. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal
Jan 22 1997 First reading
Referred to Rules
Assigned to Revenue
To Subcommittee
Postponed
Mar 06
Postponed

Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0042 RAUSCHENBERGER.

65 ILCS 5/11-74.4-10 from Ch. 24, par. 11-74.4-10

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Makes technical changes.

Jan 22 1997 First reading Referred to Rules
Assigned to Revenue
Jan 30 To Subcommittee
Feb 28 Postponed
Mar 06 Postponed

Mar 15 Committee Revenue

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0043 RADOGNO.

65 ILCS 5/11-74.4-1 from Ch. 24, par. 11-74.4-1

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Adds a Section caption and makes a technical change in the short title Section.

Jan 22 1997 First reading Referred to Rules
Assigned to Revenue
Jan 30 To Subcommittee
Feb 28 Postponed
Mar 06 Postponed

Committee Revenue

Mar 15

Refer to Rules/Rul 3-9(a)

SB-0044 PETERSON.

65 ILCS 5/11-74.4-1

from Ch. 24, par. 11-74.4-1

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Adds a Section caption and makes a technical change in the short title Section.

Jan 22 1997	First reading	Referred to Rules
		Assigned to Revenue
Jan 30		To Subcommittee
Feb 28		Postponed
Mar 06		Postponed
		Committee Revenue
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0045 PETERSON.

35 ILCS 5/202

from Ch. 120, par. 2-202

Amends the Illinois Income Tax Act by making the provisions in the definition of net income gender neutral.

Jan 22 1997	First reading	Referred to Rules
	-	Assigned to Revenue
Feb 06		Postponed
Feb 28		Postponed
Mar 06		Postponed
Mar 13		Postponed
		Committee Revenue
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0046 PETERSON – GEO-KARIS.

35 ILCS 200/16-175

Amends the Property Tax Code. Makes a technical change in the Section concerning subpoenas.

SENATE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/16-175 Adds reference to: 320 ILCS 30/3

Deletes everything. Amends the Senior Citizens Real Estate Tax Deferral Act. Deletes provision requiring that a mortgage holding a mortgage on the property give written prior approval to the tax deferral and recovery agreement. Effective immediately.

[Jan 22 1997] First reading Referred to Rules

Jan 22 1997	First reading	Referred to Rules
_		Assigned to Revenue
Feb 06		Postponed
Feb 28		Postponed
Mar 06		Postponed
Mar 12	Added as Chief Co-sponsor	GEO-KARIS
Mar 13	Amendment No.01	REVENUE S Adopted
	_	Recommnded do pass as amend
		009-000-000
	Placed Calndr, Second Rea-	
Mar 14	Second Reading	 -0
1,141 1	Placed Calndr, Third Readi	nσ
Mar 18	Third Reading - Passed 050	
11141 10	Arrive House	0 000 000
	Placed Calendr, First Read	na
Mar 20	Hse Sponsor MOORE, AN	
Mai 20		Referred to Rules
M 01	First reading	
Mar 21		Assigned to Revenue
Apr 22	Added As A Joint Sponsor	
May 08		Do Pass/Short Debate Cal 011-000-000
	Placed Cal 2nd Rdg-Sht D	
May 09	Second Reading-Short Deb	pate
	Pid Cal Ord 3rd Rdg-Sht I	Obt
May 12	3rd Rdg-Sht Dbt-Pass/Voi	1116-001-000
•	Passed both Houses	
	Added As A Joint Sponsor	COULSON

Jun 10
Jul 23
Governor approved
PUBLIC ACT 90-0170
Effective date 97-07-23

PETERSON.

SB-0047 PETERSON 35 ILCS 200/16-130

Amends the Property Tax Code. Makes technical changes in the Section concerning exemption procedures.

Jan 22 1997 First reading Referred to Rules
Assigned to Revenue
Feb 06 Postponed
Feb 28 Postponed
Mar 06 Postponed
Mar 13 Postponed

Committee Revenue

Hse Sponsor WINTERS

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0048 PETERSON.

35 ILCS 105/8 from Ch. 120, par. 439.8

Amends the Use Tax Act. Makes technical changes in the Section providing that the tax required to be collected constitutes a debt owed to the State. Makes provisions gender neutral.

Jan 22 1997 First reading Referred to Rules
Assigned to Revenue
Peb 06 Postponed
Feb 28 Postponed
Mar 06 Postponed
Mar 13 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0049 O'MALLEY.

35 ILCS 105/1a from Ch. 120, par. 439.1a

Amends the Use Tax Act. Makes a technical change in the Section concerning retailers engaged in the business of leasing or renting motor vehicles to others. Makes provisions in the Section gender neutral.

Jan 22 1997 First reading Referred to Rules
Assigned to Revenue
Feb 06 Postponed
Feb 28 Postponed
Mar 06 Postponed
Mar 13 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0050 O'MALLEY.

35 ILCS 5/915 from Ch. 120, par. 9-915

Amends the Illinois Income Tax Act. Makes the provisions in the Section concerning immunity of witnesses gender neutral.

Feb 06 Feb 28 Postponed Mar 13 Postponed Postponed Postponed Committee Revenue Fostponed Postponed Committee Revenue Postponed Postponed

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0051 O'MALLEY - RADOGNO - GEO-KARIS.

30 ILCS 805/8.21 new 35 ILCS 200/14-15 35 ILCS 200/15-172 35 ILCS 200/18-165 35 ILCS 200/18-185 65 ILCS 5/8-11-17 70 ILCS 2605/8

from Ch. 24, par. 8-11-17 from Ch. 42, par. 327

Amends the Property Tax Code. Provides that a county may, by ordinance, establish a date for submission of applications for the Senior Citizens Assessment Freeze Homestead Exemption that is different than July 1 (now, earlier than July 1). Provides that any taxing district, upon a majority vote of its governing authority, may order the clerk of the county to abate the taxes on property devoted exclusively to affordable housing for older persons. Defines "older households" as those households (i) that qualify as "housing for older persons" under the Illinois Human Rights Act and (ii) whose annual income does not exceed 80% of the area gross median income. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that for municipalities that terminated the designation of an area as a redevelopment project area prior to 1994, "recovered tax increment value" means the amount of the EAV in the first year after the municipality terminates the designation, of each taxable lot, block, tract, or parcel of real property in the redevelopment project area over and above the initial EAV of each property in the redevelopment project area. Allows the county treasurer to mark the tax books to reflect the issuance of a homestead certificate of error issued up to and including 3 years (now 2 years after the first day of January of the second year after the year for which the homestead exemption should have been allowed). Amends the Illinois Municipal Code. Provides that a municipality (i) that imposes telecommunications taxes and (ii) whose territory includes part of another unit of local government or school district may, by ordinance, exempt the unit or district from the taxes. Amends the Metropolitan Water Reclamation District Act. Allows a sanitary district to deposit additional surplus funds into the Local Improvement Revolving Loan Fund. Allows the sanitary district to make loans from the Local Improvement Revolving Loan Fund to municipalities and other units of local government (now, municipalities) to rehabilitate the local sewerage systems. Amends the State Mandates Act to require implementation without reimbursement. Makes provisions severable. Makes other changes.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends deleting amendatory provisions defining "recovered tax increment value" for municipalities that terminated the designation of an area as a redevelopment project area prior to 1994. Provides instead that, for the 1997 levy year, the recovered tax increment value for a non-home rule taxing district, first subject to the Law in the 1995 levy year because a majority of its 1994 equalized assessed value was in an affected county or counties, shall be increased by an amount equal to the 1994 equalized assessed value of each taxable lot, block, tract, or parcel of real property in the redevelopment project area over and above the initial equalized assessed value of each property in the redevelopment project area if the municipality terminated the designation of an area in 1993 as a redevelopment project area.

Note(s) That Ma		as a react cropment project area.
Jan 22 1997		Referred to Rules
Juli 22 1777	That reading	Assigned to Revenue
In 20		
Jan 30	D: 10110 1D	Recommended do pass 010-000-000
	Placed Calndr, Second Read	
	Added as Chief Co-sponsor	RADOGNO
Feb 05	Second Reading	
	Placed Calndr, Third Readi:	ng
Feb 06	Added as Chief Co-sponsor	ĞEO-KARIS
	Third Reading - Passed 056	
	Arrive House	
	Hse Sponsor ZICKUS	
	Placed Calendr, First Readr	
Feb 10	First reading	Referred to Rules
Feb 19		Assigned to Revenue
Mar 13		Do Pass/Short Debate Cal 009-002-000
	Placed Cal 2nd Rdg-Sht Db	nt
Mar 14	Added As A Joint Sponsor	
Mar 20	Second Reading-Short Deb	
Mai 20		
M- 21	Held 2nd Rdg-Short Debate	
Mar 21	Pld Cal Ord 3rd Rdg-Sht D	
	3rd Rdg-Sht Dbt-Pass/Vot	080-034-002
	Passed both Houses	

Apr 17 Sent to the Governor Jun 13 Governor amendatory veto Oct 16 Placed Cal. Amendatory Veto Oct. 28 Mtn fild accept amend veto O'MALLEY Oct 29 Accept Amnd Veto-Sen Pass 057-000-000 Oct 30 Arrive House Placed Cal. Amendatory Veto Nov 14 Mtn fild accept amend veto #1/ZICKUS Motion referred to HRUL App For Consider - Complece Placed Cal. Amendatory Veto

Nov 15 Bill dead-amendatory veto.

SB-0052 SIEBEN.

510 ILCS 5/2.01a new 510 ILCS 5/2.04a new 510 ILCS 5/2.11 from Ch. 8, par. 352.11 510 ILCS 5/3 from Ch. 8, par. 353 510 ILCS 5/3.1 new 510 ILCS 5/5 from Ch. 8, par. 355 510 ILCS 5/7 from Ch. 8, par. 357 from Ch. 8, par. 358 510 ILCS 5/8 510 ILCS 5/24 from Ch. 8, par. 374 510 ILCS 5/26 from Ch. 8, par. 376

Amends the Animal Control Act. Requires counties to implement a registration program for all dogs and for unaltered cats. Exempts farm animals that are not housepets. Provides that the county plan applies throughout the municipalities of the county and pre-empts inconsistent action by home rule units. Requires rabies vaccinations for unconfined cats. Contains other provisions. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule

Jan 22 1997 First reading Referred to Rules Assigned to Agriculture & Conservation

Sponsor Removed WOODYARD Chief Sponsor Changed to SIEBEN

Jan 30 Postponed Feb 28 Held in committee

Committee Agriculture & Conservation Mar 15

Refer to Rules/Rul 3-9(a)

SB-0053 DEL VALLE.

New Act

Creates the Assistive Technology Warranty Act. Provides that a manufacturer who sells an assistive device shall furnish the consumer with an express warranty that the assistive device will be free from any condition or defect which substantially impairs the value of the assistive device to the consumer. Provides that the consumer is entitled to a refund from the manufacturer if the manufacturer fails to repair the assistive device. Establishes procedures for receiving a refund. Prohibits the resale or lease of an assistive device returned by a consumer without full disclosure of the reasons for the return. Provides that a waiver of rights under this Act is void. Provides for arbitration of disputes under this Act. Allows a court to award damages caused by a violation of this Act.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 22 1997 First reading Referred to Rules

Assigned to Commerce & Industry Mar 15

Refer to Rules/Rul 3-9(a)

SR-0054 MAHAR.

415 ILCS 5/22.26 from Ch. 111 1/2, par. 1022.26

Amends the Environmental Protection Act to make a technical change. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/22.26 Adds reference to:

415 ILCS 5/39.2 from Ch. 111 1/2, par. 1039.2 Replaces the title and everything after the enacting clause. Amends the Environmental Protection Act to condition local siting approval of a sanitary landfill or waste disposal site on the facility being located outside the boundary of the 100 year flood plain.

```
HOUSE AMENDMENT NO. 1.
```

Deletes reference to: 415 ILCS 5/22.26 Adds reference to: 415 ILCS 5/22.19a new 415 ILCS 5/22.19b new 415 ILCS 5/39.2

First reading

Jan 22 1997

from Ch. 111 1/2, par. 1039.2

Referred to Rules

Replaces the title and everything after the enacting clause. Amends the Environmental Protection Act to prohibit the development of sanitary landfills and waste disposal sites, except under specified conditions, within the boundary of the 100 year floodplain. Requires the Environmental Protection Agency to propose, and the Pollution Control Board to adopt, rules concerning financial assurance mechanisms to address the risks posed by flooding to sanitary landfills and waste disposal sites located within the boundary of the 100 year floodplain. Adds an immediate effective date.

Jan 22 1997	riist reading	Referred to Rules	
		Assigned to Environment & Energy	
Feb 06		Postponed	
Feb 28		Postponed	
Mar 06		Postponed	
	Amondmont No 01		
Mar 13	Amendment No.01	ENVIR. & ENE. S Adopted	
		Recommnded do pass as amend	
		010-000-000	
	Placed Calndr, Second Read	ing	
Mar 19	Second Reading		
17141 17	Placed Calndr, Third Readi	na	
M 20	Third Danding December 105	16 16	
Mar 20	Third Reading - Passed 050	5-000-000	
Mar 21	Arrive House	*	
	Placed Calendr, First Read	ng	
Apr 10	Hse Sponsor HASSERT		
•	First reading	Referred to Rules	
Apr 14		Assigned to Environment & Energy	
Apr 23	Added As A Joint Sponsor		
	Added As A Joint Spoison	DEDCICO	
May 07	Added As A Joint Sponsor		_
May 08		Do Pass/Short Debate Cal 023-000-000	U
	Placed Cal 2nd Rdg-Sht D		
May 13	Added as Chief Co-sponsor	CARROLL	
	Second Reading-Short Deb	pate	
	Held 2nd Rdg-Short Debat	e	
May 14	Sponsor Removed CARRO		
1,12, 1,	Pld Cal Ord 3rd Rdg-Sht I		
May 16		HASSERT	
May 10			
	Amendment referred		
	Cal Ord 3rd Rdg-Short Db		
		3RD READING AND	
		PASSAGE DEADLINE	
		EXTENDED-5/23/97	
	Cal Ord 3rd Rdg-Short Db	t	
May 20	Amendment No.01	HASSERT	
may 20	Rules refers to	HENE	
	Cal Ord 3rd Rdg-Short Db		
May 23	Amendment No.01	HASSERT	
		Be adopted	
	Relid 2nd Rdng-Short Deb	ate	
	Amendment No.01	HASSERT Adopted	
	Pld Cal Ord 3rd Rdg-Sht I		
	3rd Rdg-Sht Dbt-Pass/Vo		
May 27	Sec. Desk Concurrence 01	.110-000-000	
May 27			
	Filed with Secretary	N. TT A 1	
		Mtn concur - House Amend	
	Motion referred to	SRUL	

Mtn concur - House Amend May 28 Rules refers to SENV Mtn concur - House Amend May 31 Be approved consideration Jun 01 Mtn concur - House Amend 3/5 vote required S Concurs in H Amend. 01/054-000-001 Passed both Houses Jun 30

Sent to the Governor Governor approved

PUBLIC ACT 90-0503 Effective date 97-08-19

MAHAR - FARLEY - CARROLL. SB-0055

220 ILCS 5/8-302

Aug 19

from Ch. 111 2/3, par. 8-302

Amends the Public Utilities Act. Adds a Section caption and makes stylistic changes to a Section concerning the reading of meters. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 220 ILCS 5/8-302 Adds reference to: New Acts 220 ILCS 5/Art. XVI heading new 220 ILCS 5/16-101 new 220 ILCS 5/16-101A new 220 ILCS 5/16-102 new 220 ILCS 5/16-103 new 220 ILCS 5/16-104 new 220 ILCS 5/16-105 new 220 ILCS 5/16-106 new 220 ILCS 5/16-107 new 220 ILCS 5/16-108 new 220 ILCS 5/16-109 new 220 ILCS 5/16-110 new 220 ILCS 5/16-111 new 220 ILCS 5/16-112 new 220 ILCS 5/16-113 new 220 ILCS 5/16-114 new 220 ILCS 5/16-115 new 220 ILCS 5/16-115A new 220 ILCS 5/16-115B new 220 ILCS 5/16-116 new 220 ILCS 5/16-117 new 220 ILCS 5/16-118 new 220 ILCS 5/16-119 new 220 ILCS 5/16-119A new 220 ILCS 5/16-120 new 220 ILCS 5/16-121 new 220 ILCS 5/16-122 new 220 ILCS 5/16-123 new 220 ILCS 5/16-124 new 220 ILCS 5/16-125 new 220 ILCS 5/16-125 A new 220 ILCS 5/16-126 new 220 ILCS 5/16-127 new 220 ILCS 5/16-128 new 220 ILCS 5/16-129 new 220 ILCS 5/16-130 new 220 ILCS 5/Art. XVII heading new 220 ILCS 5/17-100 new 220 ILCS 5/17-200 new 220 ILCS 5/17-300 new 220 ILCS 5/17-400 new 220 ILCS 5/17-500 new 220 ILCS 5/17-600 new 220 ILCS 5/17-700 new 220 ILCS 5/Art. XVIII heading new

220 ILCS 5/18-101 new 220 ILCS 5/18-102 new

```
220 ILCS 5/18-103 new
220 ILCS 5/18-104 new
220 ILCS 5/18-105 new
220 ILCS 5/18-106 new
220 ILCS 5/18-107 new
220 ILCS 5/18-108 new
220 ILCS 5/18-109 new
220 ILCS 5/18-110 new
225 ILCS 5/18-111 new
220 ILCS 5/1-102
                           from Ch. 111 2/3, par. 1-102
220 ILCS 5/3-105
                           from Ch. 111 2/3, par. 3-105
220 ILCS 5/4-404 new
220 ILCS 5/5-104
                           from Ch. 111 2/3, par. 5-104
220 ILCS 5/6-102
                           from Ch. 111 2/3, par. 6-102
                           from Ch. 111 2/3, par. 7-101
220 ILCS 5/7-101
                           from Ch. 111 2/3, par. 7-102
220 ILCS 5/7-102
220 ILCS 5/7-204
                           from Ch. 111 2/3, par. 7-204
220 ILCS 5/7-206
                           from Ch. 111 2/3, par. 7-206
220 ILCS 5/8-406
                           from Ch. 111 2/3, par. 8-406
220 ILCS 5/8-503
                           from Ch. 111 2/3, par. 8-503
220 ILCS 5/8-510
                           from Ch. 111 2/3, par. 8-510
220 ILCS 5/9-201.5
220 ILCS 5/9-220
                           from Ch. 111 2/3, par. 9-220
220 ILCS 5/9-222
                           from Ch. 111 2/3, par. 9-222
220 ILCS 5/9-244
                           from Ch. 111 2/3, par. 9-244
                           from Ch. 111 2/3, par. 10-113
220 ILCS 5/10-113
220 ILCS 5/8-402 rep.
220 ILCS 5/8-402.1 rep.
220 ILCS 5/8-404 rep.
35 ILCS 620/1
                         from Ch. 120, par. 468
35 ILCS 620/1a new
35 ILCS 620/2a.1
                           from Ch. 120, par. 469a.1
35 ILCS 620/2a.2
                           from Ch. 120, par. 469a.2
35 ILCS 620/5
                          from Ch. 120, par. 472
35 ILCS 620/7
                         from Ch. 120, par. 474
35 ILCS 620/2 rep.
35 ILCS 620/2a.3 rep.
35 ILCS 620/3 rep.
                           from Ch. 120, par. 467.17a.1
35 ILCS 615/2a.1
220 ILCS 5/2-202
                           from Ch. 111 2/3, par. 2-202
15 ILCS 205/6.5 new
735 ILCS 5/13-224
815 ILCS 505/2EE new
815 ILCS 505/2FF new
                           from Ch. 110, par. 13-224
815 ILCS 505/2GG new
815 ILCS 505/2HH new
815 ILCS 505/2P
                           from Ch. 121 1/2, par. 262P
65 ILCS 5/8-11-2
                           from Ch. 24, par. 8-11-2
30 ILCS 730/3
                          from Ch. 96 1/2, par. 8203
                          from Ch. 111 2/3, par. 1405
305 ILCS 20/5
305 ILCS 20/13 new
305 ILCS 20/14 new
30 ILCS 105/5.449 new
30 ILCS 105/5.450 new
30 ILCS 105/5.451 new
                          from Ch. 38, par. 60-5
740 ILCS 10/5
```

Replaces the title and everything after the enacting clause. Amends the Public Utilities Act. Establishes the Electric Service Customer Choice and Rate Relief Law of 1997. Provides for the deregulation of the generation and sale of electricity. Creates the Electric Utility Transitional Funding Law. Authorizes the imposition of an instrument funding charge upon retail customers. Revises certain accounting procedures with respect to electric public utilities. Authorizes alternative rate regulation mechanisms in addition to rate of return regulation. Creates the Electricity Excise Tax Law. Imposes a tax upon the privilege of using electricity. Amends the Public Utilities Revenue Act. Imposes a tax on the distribution of electricity. Amends the Gas Revenue Tax Act with respect to the tax on invested capital.

Amends the Attorney General Act to create the Consumer Utilities Unit within the Office of the Attorney General. Sets forth the powers and duties of the Consumer Utilities Unit. Amends the Consumer Fraud and Deceptive Business Practice Act relating to selection of electric service providers, electric service advertising, electric service billing procedures and, electric services fraud. Amends the Illinois Municipal Code in relation to taxes on the privilege of using electricity. Creates the Electricity Infrastructure Maintenance Fee Law to govern the use of public rights-of-way in the distribution of electricity. Creates the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997. Creates the Renewable Energy Resources Program and authorizes the imposition of a Renewable Energy Resources and Coal Technology Development Assistance Charge. Provides for the proceeds of the charge to used for the Renewable Energy Resources Program and Coal Technology Development Assistance. Provides for an energy efficiency program for low-income utility customers. Effective upon becoming law, except that provisions relating to tax matters and the creation of the Electric Service Customers Choice and Rate Relief Law of 1997 take effect January 1, 1998.

```
Jan 22 1997
             First reading
                                       Referred to Rules
                                       Assigned to Environment & Energy
Feb<sub>06</sub>
                                       To Subcommittee
                                       Recommended do pass 009-000-000
Feb 28
              Placed Calndr, Second Reading
Mar 04
              Second Reading
              Placed Calndr, Third Reading
Mar 18
              Third Reading - Passed 031-025-001
              Arrive House
              Placed Calendr, First Reading
              Hse Sponsor NOVAK
              First reading
                                       Referred to Rules
Mar 21
                                       Assigned to Electric Utility
                                         Deregulation
May 08
                                       Re-Refer Rules/Rul 9(B)
May 13
              Added as Chief Co-sponsor CARROLL
May 20
                                       COMMITTEE.
                                       3RD READING AND
                                       PASSAGE DEADLINE
                                       EXTENDED - 5/31/97
                                       Recommends Consideration HRUL
              Plcd Cal 2nd Rdg Std Dbt
              Chief Co-sponsor Changed to FARLEY
              Second Reading-Stnd Debate
              Hld Cal Ord 2nd Rdg-Shr Dbt
                   Amendment No.01
May 29
                                       NOVAK
                   Amendment referred to HRUL
                                       NOVAK
                   Amendment No.01
                   Rules refers to
                                         HEUD
              Hld Cal Ord 2nd Rdg-Shr Dbt
May 30
                   Amendment No.01
                                       NOVAK
                                       Be adopted
              Added As A Joint Sponsor PERSICO
                   Amendment No.01
                                       NOVAK
                                                               Adopted
              Pld Cal Ord 3rd Rdg-Std Dbt
              3rd Rdg-Stnd Dbt-Pass/V085-012-020
              Sec. Desk Concurrence 01
Jul 02
                                       Refer to Rules/Rul 3-9(b)
```

SB-0056 MAHAR - FARLEY.

220 ILCS 5/8-204 from Ch. 111 2/3, par. 8-204

Amends the Public Utilities Act. Adds a Section caption and makes stylistic changes to a Section concerning the use of life-support equipment. Effective immediately.

HOUSE AMENDMENT NO. 1. (House recedes 11/15/97) Makes a grammatical change.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.

Recommends that the bill be further amended as follows:

Deletes reference to: 220 ILCS 5/8-204 Adds reference to: 220 ILCS 5/16-111

Replaces the title and everything after the enacting clause.

Amends the Public Utilities Act to reduce the rate reduction requirements for electric utilities with rates that are less than or equal to 90% of the average for Midwest Utilities. Effective immediately.

t l	Utilities. Effec	tive immediately.	
	Jan 22 1997		Referred to Rules Assigned to Environment & Energy
	Feb 06 Feb 28		To Subcommittee Recommended do pass 009-000-000
	•	Placed Calndr, Second Read	
	Mar 04	Second Reading	
	Mar 19	Placed Calndr, Third Reading	
	Mar 18	Third Reading - Passed 031	Verified -025-001
		Arrive House	023 001
		Placed Calendr, First Readr	ıg
		Hse Sponsor NOVAK	
	N. 21	First reading	Referred to Rules
	Mar 21		Assigned to Electric Utility
	May 08	Amendment No.01	Deregulation ELC UTLY DREG H Adopted
	1414) 00	Tunendment 140.01	009-000-000
			Do Pass Amend/Short Debate
			009-000-000
	N. 10	Placed Cal 2nd Rdg-Sht Dt	ot
	May 13	Second Reading-Short Deb	ate
	May 14	Held 2nd Rdg-Short Debat Added as Chief Co-sponsor	CARROLI
	May 16	Pld Cal Ord 3rd Rdg-Sht D	Obt
	,	3rd Rdg-Sht Dbt-Pass/Vot	110-007-000
		Added As A Joint Sponsor	PERSICO
	May 19	Sec. Desk Concurrence 01	FADIEV
	May 20 May 21	Chief Co-sponsor Changed Filed with Secretary	to FARLEY
	May 21	Theu with Secretary	Mtn non-concur - Hse Amend
	May 22	S Noncners in H Amend. 0	
	-	Arrive House	
	T 100	Placed Cal Order Non-cond	cur 01
	Jul 02 Nov 12	Re-refer Rules/Rul 19(b) I	RULES HRUL Recommends Consideration
	NOV 12		003-002-000 HRUL
			MTN REFUSE RECEDE-HSE
			AMEND
		Motion referred to	01/HRUL
		Di ICIO I N	Be approved consideration
	Nov 13	Placed Cal Order Non-cond H Refuses to Recede Amer	
	1407 13	H Requests Conference Co	mm 1ST/NOVAK
		Hse Conference Comm Ap	ptd 1ST/NOVAK
			SLONE, GRANBERG,
			PERSICO AND
	Nov 14	Sponsor Removed CARRO	CHURCHILL
	1404 14	House report submitted	'LL
		Conf Comm Rpt referred to	o HRUL
			Be approved consideration
		Sen Accede Req Conf Com	m 1ST
		Sen Conference Comm Ap	ptd 15T/MAHAR, RAUSCHENBERGER,
			MAITLAND, FARLEY,
			SHADID

Nov 14—Cont. Filed with Secretary

Conference Committee Report

Conf Comm Rpt referred to SRUL

Conference Committee Report Be approved consideration

Senate report submitted

Senate Conf. report Adopted 1ST/059-000-000 3/5 vote required

Nov 15 House Conf. report Adopted 1ST/104-011-001

Both House Adoptd Conf rpt 1ST

Passed both Houses

Dec 01 Sent to the Governor Dec 16 Governor approved

PUBLIC ACT 90-0563 Effective date 97-12-16

SB-0057 MAHAR.

415 ILCS 5/3

from Ch. 111 1/2, par. 1003

Amends the Environmental Protection Act to make a technical change. Effective immediately.

Jan 22 1997 First reading Referred to Rules

Assigned to Environment & Energy

To Subcommittee Feb 06 Feb 28 Postponed

Committee Environment & Energy

Refer to Rules/Rul 3-9(a)

SB-0058 RAUSCHENBERGER.

415 ILCS 5/57

Mar 15

Mar 15

Amends the leaking underground storage tank provisions of the Environmental Protection Act to make a technical change. Effective immediately.

Jan 22 1997 First reading Referred to Rules

Assigned to Environment & Energy

Feb 06 Postponed Feb 28 Postponed

Committee Environment & Energy

Refer to Rules/Rul 3-9(a)

SB-0059 RAUSCHENBERGER.

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 allow the Pollution Control Board to adopt statewide rules to ban landscape waste burning. Requires the Board to prohibit open burning of landscape waste in specified urbanized areas, except for agricultural purposes, habitat management purposes, and firefighter training purposes. Exempts certain units of local government from that prohibition. Sets forth civil penalties for violations of these rules. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 22 1997 First reading Referred to Rules

Assigned to Environment & Energy

Feb 06 Postponed Feb 28 Postponed Committee Environment & Energy

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0060 RAUSCHENBERGER.

415 ILCS 15/3 from Ch. 85, par. 5953

Amends the Solid Waste Planning and Recycling Act to make a technical change. Effective immediately.

Jan 22 1997 First reading Referred to Rules

Assigned to Environment & Energy

Feb 06 Postponed Feb 28 Postponed

Committee Environment & Energy

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0061 RAUSCHENBERGER.

220 ILCS 5/Act rep.

Repeals the Public Utilities Act. Effective immediately.

Jan 22 1997 First reading Referred to Rules

Assigned to Environment & Energy Feb 06 To Subcommittee

Feb 28 Postponed

Committee Environment & Energy

Refer to Rules/Rul 3-9(a) Mar 15

SB-0062 LAUZEN - JACOBS.

820 ILCS 405/232.2 new

Amends the Unemployment Insurance Act. Provides that services performed by a full time student in the employ of an organized camp do not constitute employment for purposes of the Act if specified conditions are met.

Jan 22 1997 First reading Referred to Rules

Jan 23 Assigned to Commerce & Industry

Sponsor Removed WOODYARD Feb 26 Chief Sponsor Changed to LAUZEN

Mar 05 To Subcommittee

Committee Commerce & Industry Mar 15 Refer to Rules/Rul 3-9(a)

SB-0063 MADIGAN - WALSH,T - O'MALLEY - VIVERITO.

40 ILCS 5/5-114 from Ch. 108 1/2, par. 5-114

30 ILCS 805/8.21 new

Amends the Chicago Police Article of the Illinois 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.

PENŠION NOTE

Increase in accrued liability \$51.1 M Increase in total annual cost \$ 5.5 M

0.89% Increase in total annual cost as % of payroll

SENATE AMENDMENT NO. 1.

Makes grammatical correction.

PENSION NOTE, ENGROSSED

No change from previous note.

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

Jan 22 1997 First reading Referred to Rules Jan 23 Assigned to Insurance & Pensions Feb 26 Recommended do pass 006-000-000

Placed Calndr, Second Reading

Mar 05 Pension Note Filed

Placed Calndr, Second Reading

Mar 13 Filed with Secretary

> Amendment No.01 DUDYCZ

> > -CULLERTON

Amendment referred to SRUL Mar 14 Amendment No.01 DUDYCZ

-CULLERTON Rules refers to SINS

DUDYCZ

Mar 19 Amendment No.01

-CULLERTON Be adopted

Second Reading

Amendment No.01 DUDYCZ

-CULLERTON

Adopted

Placed Calndr, Third Reading

Third Reading - Passed 054-000-001

Mar 21 Arrive House

Mar 20

Placed Calendr, First Reading Hse Sponsor CAPPARELLI Apr 14

Referred to Rules First reading

Apr 17 Added As A Joint Sponsor MCKEON

Apr 23	Assigned to Personnel & Pensions
Apr 25	Added As A Joint Sponsor MCAULIFFE
Apr 30	
-	Committee Personnel & Pensions
May 0	Do Pass/Short Debate Cal 012-001-000
•	Placed Cal 2nd Rdg-Sht Dbt
May 0	6 Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
May 1:	2 3rd Rdg-Sht Dbt-Pass/Vot115-000-000
•	Passed both Houses
Jun 10	Sent to the Governor
Jul 25	Governor vetoed
Oct 16	Placed Calendar Total Veto
Oct 30	Total veto stands.
-0064	WATSON.

40 ILCS 5/7-139

from Ch. 108 1/2, par. 7-139

30 ILCS 805/8.21 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code. Waives the 50-month limit on establishing credit for certain past service for current and former county board members, subject to approval of the affected county board. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE

The cost of this bill has not been determined, but it should be minor.

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

Jan 22 1997 First reading Referred to Rules Jan 23 Assigned to Insurance & Pensions

Feb 26 To Subcommittee Mar 05

Pension Note Filed Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a)

SB-0065 TROTTER - HENDON.

110 ILCS 947/38 new

Amends the Higher Education Student Assistance Act. Creates the minority environmental scholarship program to increase the number of minority students resident of Illinois who are enrolled as engineering, environmental science, chemistry, or law enforcement students at qualified institutions of higher learning, pursuing environmentally related undergraduate or graduate degrees in any of those fields. Provides for administration of the program by the Illinois Student Assistance Commission, which is to award the scholarships, beginning with the 1998-1999 academic year, subject to appropriations made for purposes of funding the minority environmental scholarship program. Requires the Commission to promulgate rules for administration of the program, including qualifications, application forms, annual filing deadlines, and scholarship amounts. Defines terms. Effective immediately.

```
NOTE(s) THAT MAY APPLY: Fiscal
    Jan 22 1997 First reading
                                           Referred to Rules
    Jan 23
                                           Assigned to Education
    Feb 05
                                           Recommended do pass 006-002-002
                  Placed Caindr, Second Reading
    Feb 26
                  Filed with Secretary
                                           TROTTER
                       Amendment No.01
                       Amendment referred to SRUL
    Feb 28
                       Amendment No.01
                                           TROTTER
                       Rules refers to
                                             SESE
    Mar 12
                       Amendment No.01
                                           TROTTER
                                           Held in committee
    Mar 18
                  Second Reading
                  Placed Calndr, Third Reading
                  Added as Chief Co-sponsor HENDON
    Mar 19
                  Third Reading - Lost 025-017-010
                  Tabled Pursuant to Rule5-4(A) SA 01
                  Third Reading - Lost 025-017-010
```

SB-0066 SIEBEN.

105 ILCS 5/9-11.2 from Ch. 122, par. 9-11.2

Amends the School Code. Provides that in school districts that elect board members according to area of residence and that have one or more unexpired board terms to be filled at an election, the winner or winners of the unexpired term or terms shall be determined independently of those running for full terms.

```
SENATE AMENDMENT NO. 1.
Adds an immediate effective date.
    Jan 22 1997
                First reading
                                           Referred to Rules
    Jan 23
                                           Assigned to Education
    Feb 05
                                           Postponed
    Mar 05
                      Amendment No.01
                                           EDUCATION
                                           Recommnded do pass as amend
                                             009-000-000
                  Placed Calndr, Second Reading
    Mar 11
                  Second Reading
                  Placed Calndr, Third Reading
    Mar 12
                  Third Reading - Passed 059-000-000
                  Arrive House
                  Placed Calendr, First Reading
```

Mar 13 Hse Sponsor MITCHELL

First reading Referred to Rules

Mar 18 Assigned to Elementary & Secondary

Education

May 01 Do Pass/Short Debate Cal 021-000-000

May 06 Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

May 08 3rd Rdg-Sht Dbt-Pass/Vot116-000-000

Jun 06 Passed both Houses Sent to the Governor Jul 03 Governor approved

PUBLIC ACT 90-0059 Effective date 97-07-03

SB-0067 WATSON.

Feb 28

Mar 20

105 ILCS 5/18-8.8 new

Amends the School Code to create a short title for a new Section in Article 18.

Jan 22 1997 First reading Referred to Rules
Jan 23 Assigned to Education

Feb 27 Recommended do pass 009-000-001

Placed Calndr, Second Reading Second Reading

Placed Calndr, Third Reading
Mar 14 Third Reading - Passed 056-000-000

Arrive House

Placed Calendr, First Reading Hse Sponsor COWLISHAW

Mar 21 First reading Referred to Rules

Apr 08 Assigned to Elementary & Secondary

Education

May 08 Re-Refer Rules/Rul 9(B)

SB-0068 WATSON - O'MALLEY - OBAMA - SHAW.

New Act
20 ILCS 3105/1A-9
30 ILCS 105/5.449 new
30 ILCS 330/2
30 ILCS 330/5
30 ILCS 330/5.5 new
30 ILCS 330/12
30 ILCS 330/12
30 ILCS 330/19
from Ch. 127, par. 652
from Ch. 127, par. 662
from Ch. 127, par. 662

Creates the School Technology Improvement Act, to be administered by the State Board of Education as a State-school district matching technology improvement grant program. Amends the General Obligation Bond Act to increase the State's bonding authority by \$1,000,000,000, earmarking \$500,000,000 of that increase for grants to be made by the State Board for School Technology Improve-

SB-0068—Cont. 52

ment Act purposes and \$500,000,000 of that increase for school construction grants. Amends the State Finance Act to create the School Technology Fund in the State Treasury. Amends the Capital Development Board Act to establish revised standards for the priority of school construction projects. Effective immediately.

NOTE(S) THAT MAY APPLY: Debt; Fiscal
Jan 22 1997 First reading Referred to Rules
Jan 28 Added as Chief Co-sponsor O'MALLEY
Feb 05 Assigned to Executive
Added as Chief Co-sponsor OBAMA
Added as Chief Co-sponsor SHAW

Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0069 WATSON - SIEBEN.

There is no fiscal impact for ISBE

105 ILCS 5/10-22.25a from Ch. 122, par. 10-22.25a 105 ILCS 5/17-2.2c from Ch. 122, par. 17-2.2c

Amends the School Code. In the provisions relating to school district leases of personal property for a term not exceeding 5 years, defines personal property to include computer hardware and software and all equipment, fixtures, renovations, and improvements to district facilities that are necessary to accommodate computers. In the provisions relating to the tax that school districts may levy for leasing educational facilities, includes computer technology as a purpose for which that tax may be levied. Authorizes the district to pledge the proceeds of that tax as security for the payment of any lease, lease-purchase agreement, or installment purchase agreement for the lease of educational facilities or computer technology or both. Specifies expenditures that may be made with the proceeds of the tax levied for leasing educational facilities or computer technology or both. Effective immediately. FISCAL NOTE, ENGROSSED (State Bd. of Ed.)

STATE MANDATES FISCAL NOTE, ENGROSSED (State Bd. of Ed.) There is no fiscal impact for ISBE. Jan 22 1997 First reading Referred to Rules Jan 23 Assigned to Education Feb 27 Recommended do pass 010-000-000 Placed Calndr, Second Reading Added as Chief Co-sponsor SIEBEN Feb 28 Second Reading Placed Calndr, Third Reading Mar 11 Third Reading - Passed 057-002-000 Arrive House Placed Calendr, First Reading Mar 13 Hse Sponsor MITCHELL First reading Referred to Rules Mar 18 Assigned to Elementary & Secondary Education Apr 09 Added As A Joint Sponsor DAVIS, STEVE Added As A Joint Sponsor SMITH, MICHAEL Apr 24 Added As A Joint Sponsor BOLAND Added As A Joint Sponsor MCCARTHY May 01 Do Pass/Short Debate Cal 021-000-000 Placed Cal 2nd Rdg-Sht Dbt May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

SB-0070 BUTLER.

May 07

May 08

Jun 06

Jul 11

50 ILCS 105/3 65 ILCS 5/3.1-55-10 from Ch. 102, par. 3

PUBLIC ACT 90-0097 Effective date 97-07-11

Cal Ord 3rd Rdg-Short Dbt

Passed both Houses

Governor approved

Sent to the Governor

3rd Rdg-Sht Dbt-Pass/Vot114-001-000

Fiscal Note Filed St Mandate Fis Note Filed Amends the Public Officer Prohibited Activities Act and the Illinois Municipal Code. Provides that a municipal officer is not deemed interested in a transaction with a company if the officer is an employee of or owns 1% interest or less in the company, or both, and the company's stock is traded on a nationally recognized securities market. Amends the Illinois Municipal Code to provide that the prohibition against an interest in a municipal contract, work, or business does not apply to a person serving on a municipal advisory panel or commission or a nongoverning board or commission if the person's duties do not include evaluating, recommending, or approving the transaction. Effective immediately.

Jan 22 1997 First reading
Jan 23 Referred to Rules
Assigned to Local Government &
Elections
Feb 26 Held in committee
Mar 05 To Subcommittee
Committee Local Government &
Elections
Refer to Rules/Rul 3-9(a)

SB-0071 PETKA - MADIGAN - O'DANIEL - REA AND PHILIP.

520 ILCS 5/2.33

from Ch. 61, par. 2.33

Amends the Wildlife Code. In provisions permitting the Director of Natural Resources to issue a permit to a handicapped person to hunt with a crossbow, deletes language limiting the permit to the taking of deer.

HOUSE AMENDMENT NO. 1.

Provides that a handicapped person hunting on a licensed game breeding and hunting preserve who has in his or her possession a permit to hunt from a standing vehicle may transport a shotgun in or on an all-terrain vehicle provided that the shotgun is unloaded and the breech is open at all times when the vehicle is in motion or the engine is running.

STATE DEBT NOTE, H-AM 1

SB 71, as amended by H-am 1 would not have an impact.

FISCAL NOTE (Dpt. Natural Resources)

Additional clerical processing costs would be less than \$5000 annually and would be offset by increased permit revenues.

FISCAL NOTE, H-AM 1 (Dept. of Natural Resources)

No change from previous note.

JUDICIAL NOTE, H-AM 1

SB 71 would neither decrease nor increase the need for the num-

ber of judges in the state.

HOUSE AMENDMENT NO. 2.

Adds reference to:

720 ILCS 5/24-1 from Ch. 38, par. 24-1

Amends the Criminal Code of 1961 relating to unlawful use of weapons. Provides that a first violation of carrying or possessing a firearm in a vehicle, concealed upon one's person, or upon a public street or public lands within a municipality is a Class A misdemeanor (instead of Class 4 felony). Provides that a second or subsequent offense is a Class 3 felony. Provides that a person under 21 years of age who commits this violation by carrying or possessing a handgun is guilty of a Class 3 felony. Provides that a gang member who violates these provisions by carrying or possessing a firearm is guilty of a Class 3 felony.

STATE DEBT IMPACT NOTE, H-AM 1 & 2

SB 71 would not have an impact on the level of State debt.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that provisions of the bill that change the penalty from a Class 4 felony to a Class A misdemeanor for a conviction for a first offense for the unlawful use of a weapon for carrying or possessing a firearm in any vehicle or concealed on or about one's person or for carrying or possessing a firearm on or about one's person upon any public street, alley, or other public lands within the corporate limits of a city, village, or incorporated town be removed and the Class 4 felony penalty be reinstated.

Jan 22 1997 First reading

Referred to Rules

Jan 23 Jan 30		Assigned to Agriculture & Conser Recommended do pass 007-000-0	rvation 00
Feb 05	Placed Calndr, Second Read Second Reading	ing	
Feb 06	Placed Calndr, Third Readi Third Reading - Passed 056		
	Arrive House Placed Calendr, First Readi	ng	
Feb 19	Hse Sponsor BRUNSVOL	D	
Feb 26	First reading	Referred to Rules	
Feb 28		Assigned to Agriculture & Conse	rvation
Mar 12	Alt Primary Sponsor Chan Added As A Joint Sponsor	BRUNSVOLD	
May 06	Added As A Joint Sponsor		
May 07	Amendment No.01	AGRICULTURE H Adopt Do Pass Amd/Stndrd Dbt/Vote 008-000-000	ea
	Plcd Cal 2nd Rdg Std Dbt	000 000 000	
	rica car zna kag sta bot	Fiscal Note Requested AS AMENDED/NOLAND	
	Cal 2nd Rdg Std Dbt		
May 08	_	State Debt Note Filed AS AMEN	NDED
-	Cal 2nd Rdg Std Dbt		
May 09		Fiscal Note Filed	
	Cal 2nd Rdg Std Dbt		
May 12		Fiscal Note Filed	
		Judicial Note Filed	
	Amendment No.02	DEERING	
	Amendment referred		
	Second Reading-Stnd Debathld Cal Ord 2nd Rdg-Shr		
May 14	Amendment No.02	DEERING	
1714	Timoramone Tvo.oz	Be adopted	
	Amendment No.02	DEERING Adopt	ed
	Pld Cal Ord 3rd Rdg-Std I	Obt	
May 15	Relld 2nd Rdng-Stnd Deba		
	Amendment No.03	GRANBERG	
	Amendment referred		
	Pld Cal Ord 3rd Rdg-Sht I		
	Tabled Pursuant to Rule40		
	3rd Rdg-Sht Dbt-Pass/Vor Added As A Joint Sponsor		
May 16	Sec. Desk Concurrence 01,		
May 10	Added as Chief Co-sponsor		
	Sponsor Removed MADIO		
	Chief Sponsor Changed to		
	Chief Co-sponsor Changed	to MADIGAN	
	Filed with Secretary	X7.	
	36.0	Mtn concur - House Amend	
M 10	Motion referred to	SRUL State Debt Note Filed AS AME	NDED
M ay 19		State Debt Note Filed AS AME! HA'S 01	NDED
		& 02	
May 20	Added as Chief Co-sponso		
141dy 20	Added as Chief Co-sponso	r REA	
		Mtn concur - House Amend	
	Rules refers to	SJUD	
May 21		Mtn concur - House Amend	
		Be approved consideration	
	Added As A Co-sponsor P		
	6.C	Mtn concur - House Amend	
	S Concurs in H Amend. 0	1,02/036-014-009	
Jun 19	Passed both Houses Sent to the Governor		
Aug 16	Governor amendatory veto	1	
Oct 16	Placed Cal. Amendatory		
Oct 30	Bill dead-amendatory veto		

SB-0072 RAUSCHENBERGER.

Makes appropriations, supplemental appropriations, legislative transfers and substantive language changes for various State agencies to complete fiscal year 1997. Effective immediately.

Capital Development Board (for SIU, ISU, NIU, WIU, DOC, ICCB)

... Dpt. Public Aid ... Dpt. Public Health ... Dpt. Rehabilition Services ... Dpt. Transportation ... Environmental Protection Agency ... Dpt. Commerce & Community Affairs ... Attorney General ... State Board Elections ... Dpt. Corrections

... Dpt. Agriculture ... Ill. Economic & Fiscal Commission ... Legislative Reference Bureau ... Legislative Audit Commission

... Legislative Research Unit ... State Board Education ... Dpt. Alcoholism & Substance Abuse ... Board Higher Education

NOTE(S) THAT MAY APPLY: Balanced Budget

Jan 22 1997 First reading Referred to Rules

SB-0073 LAUZEN - GARCIA.

New Act.

Creates the Economic Development Act. Contains the short title only.

BALANCED BUDGET NOTE, ENGROSSED

SB 73, engrossed, does not authorize, increase, decrease or reallocate any general funds appropriation for fiscal year 1997.

STATE MANDATES FISCAL NOTE (DCCA)

Fails to create a State mandate.

FISCAL NOTE, H-AM 3 (Industrial Commission)

Fiscal impact on the Commission cannot be determined.

HOUSE AMENDMENT NO. 3.

Deletes reference to:

New Act

Adds reference to:

820 ILCS 305/8

from Ch. 48, par. 138.8

Deletes everything. Amends the Workers' Compensation Act. Provides that the provider of any services, treatment, care, instruction, training, or appliances or other tangible things for which an employer is responsible for payment is bound by charges on payments ordered by the Industrial Commission. Provides that any dispute regarding the reasonableness or the amount of a fee, charge, or payment shall be resolved in accordance with the Workers' Compensation Act or the Workers' Occupational Diseases Act. Provides that a provider shall not maintain a court action or pursue payment of a bill through the services of a collection agency.

STATE MANDATES FISCAL NOTE, H-AM 3 (DCCA)

Fails to create a State mandate. HOME RULE NOTE, H-AM 3

SB 73 does not preempt home rule authority.

Jan 22 1997 First reading Referred to Rules

Jan 23 Assigned to Commerce & Industry

Feb 27 To Subcommittee

Mar 14 Recommended do pass 009-000-000

Placed Calndr, Second Reading

Mar 19 Second Reading

Placed Calndr, Third Reading

Added as Chief Co-sponsor GARCIA

Mar 20 Third Reading - Passed 057-000-000

Mar 21 Arrive House

Placed Calendr, First Reading

Apr 08 Hse Sponsor LANG

First reading Referred to Rules

Apr 09 Assigned to Executive

May 07 Fiscal Note Requested STEPHENS
St Mandate Fis Nte ReqSTEPHENS
Balanced Budget Note RSTEPHENS
Home Puls Net Request STEPHENS

Home Rule Note RequestSTEPHENS Do Pass/Stdnrd Dbt/Vo008-007-000

Picd Cal 2nd Rdg Std Dbt

May 09 Balanced Budget Note Filed

Amendment No.01 LANG Amendment referred to HRUL

Cal 2nd Rdg Std Dbt

May 12	Amendment No.01	LANG
	Cal 2nd Dda Std Dbt	Be adopted
May 13	Cal 2nd Rdg Std Dbt Amendment No.02	TURNER,ART
,	Amendment referred	
	Second Reading-Stnd Deb	
M 14	Hld Cal Ord 2nd Rdg-Shr	
May 14	Amendment No.02	St Mandate Fis Note Filed TURNER, ART
	Rules refers to	HEXC
	Hid Cal Ord 2nd Rdg-Shr	
M ay 15	Amendment No.02	TURNER,ART
	4 1 . 1 02	Be adopted
	Amendment No.03 Amendment referred	MADIGAN,MJ
	Amendment No.03	MADIGAN,MJ
	Rules refers to	HLBC
	Amendment No.03	MADIGAN,MJ
	THE COLOUR DESIGN	Be adopted
	Hld Cal Ord 2nd Rdg-Shr	
May 16	Added As A Joint Sponsor	Fiscal Note Filed
May 10	Amendment No.01	LANG Withdrawn
	Amendment No.02	TURNER, ART Adopted
		Mtn Prevail -Table Amend No 02
	Amendment No.03	MADIGAN,MJ Adopted
	Did Col Ord 2rd Ddg Std 1	079-031-005
	Pld Cal Ord 3rd Rdg-Std	St Mandate Fis Note Filed
		Home Rule Note Filed
	3rd Rdg-Stnd Dbt-Pass/V	
	Added As A Joint Sponsor	MCKEON
	Added As A Joint Sponsor	GIGLIO
May 19	Added As A Joint Sponsor Sec. Desk Concurrence 03	
Jul 02	Sec. Desk Collegiatelice 03	
		Refer to Rilles/Rill 3-9(b)
	ZEN – GARCIA	Refer to Rules/Rul 3-9(b)
SB-0074 LAU	ZEN – GARCIA.	
SB-0074 LAU 820 ILCS 305/1	from Ch. 4	48, par. 138.18
820 ILCS 305/13 Amends provisi	8 from Ch. 4 ions of the Workers' Compo	48, par. 138.18 ensation Act pertaining to the determi-
SB-0074 LAU 820 ILCS 305/13 Amends provisination of question	from Ch. 4 ions of the Workers' Composis by the Industrial Commi	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change.
SB-0074 LAU 820 ILCS 305/13 Amends provisi nation of question Jan 22 1997	from Ch. 4 ions of the Workers' Composes by the Industrial Commi	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules
SB-0074 LAU 820 ILCS 305/13 Amends provisination of question	from Ch. 4 ions of the Workers' Composis by the Industrial Commi	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change.
SB-0074 LAU 820 ILCS 305/13 Amends provisi nation of question Jan 22 1997 Jan 23	from Ch. 4	ensation Act pertaining to the determi- ission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000
SB-0074 LAU 820 ILCS 305/13 Amends provisination of question Jan 22 1997 Jan 23 Feb 27	ions of the Workers' Composits by the Industrial Commis First reading	ensation Act pertaining to the determi- ission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000
8B-0074 LAU 820 ILCS 305/13 Amends provisination of question Jan 22 1997 Jan 23 Feb 27 Mar 05	ions of the Workers' Composits by the Industrial Commis First reading Placed Calndr, Second Rea Added as Chief Co-sponso	ensation Act pertaining to the determi- ission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000
SB-0074 LAU 820 ILCS 305/13 Amends provisination of question Jan 22 1997 Jan 23 Feb 27	from Ch. 4 fons of the Workers' Compose s by the Industrial Commi First reading Placed Calndr, Second Rea Added as Chief Co-sponso Second Reading	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA
8B-0074 LAU 820 ILCS 305/13 Amends provisination of question Jan 22 1997 Jan 23 Feb 27 Mar 05	from Ch. 4 from Ch. 4 from Spanning Spa	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA
SB-0074 LAU 820 ILCS 305/13 Amends provisi nation of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19	from Ch. 4 fons of the Workers' Compose s by the Industrial Commi First reading Placed Calndr, Second Rea Added as Chief Co-sponso Second Reading	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA
820 ILCS 305/13 Amends provisination of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21	ions of the Workers' Composis by the Industrial Comming First reading Placed Calndr, Second Rea Added as Chief Co-sponso Second Reading Placed Calndr, Third Reading - Passed 05 Arrive House Placed Calendr, First Read	48, par. 138.18 ensation Act pertaining to the determination. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA
SB-0074 LAU 820 ILCS 305/13 Amends provisination of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20	from Ch. 4 fons of the Workers' Compose by the Industrial Comministriated First reading Placed Calndr, Second Readded as Chief Co-sponso Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Reach Hse Sponsor MEYER	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA
820 ILCS 305/13 Amends provisi nation of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08	ions of the Workers' Composis by the Industrial Comming First reading Placed Calndr, Second Rea Added as Chief Co-sponso Second Reading Placed Calndr, Third Reading - Passed 05 Arrive House Placed Calendr, First Read	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling 17-000-000 dng Referred to Rules
SB-0074 LAU 820 ILCS 305/13 Amends provision of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09	from Ch. 4 fons of the Workers' Compose by the Industrial Comministriated First reading Placed Calndr, Second Readded as Chief Co-sponso Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Reach Hse Sponsor MEYER	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling 67-000-000 dng Referred to Rules Assigned to Labor & Commerce
SB-0074 LAU 820 ILCS 305/13 Amends provisi nation of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09 May 08	from Ch. 4 fons of the Workers' Composes by the Industrial Comministry First reading Placed Calndr, Second Readded as Chief Co-sponsor Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Read Hee Sponsor MEYER First reading	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling 17-000-000 dng Referred to Rules
SB-0074 LAU 820 ILCS 305/13 Amends provisi nation of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09 May 08 SB-0075 LAU	from Ch. 4 from Ch. 4 from Softhe Workers' Composes by the Industrial Comming First reading Placed Calndr, Second Readded as Chief Co-sponsor Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Read Hase Sponsor MEYER First reading	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling 17-000-000 ling Referred to Rules Assigned to Labor & Commerce Re-Refer Rules/Rul 9(B)
820 ILCS 305/13 Amends provisi nation of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09 May 08 SB-0075 LAU 820 ILCS 405/3	from Ch. 4 from Ch. 4 from Softhe Workers' Composes by the Industrial Comming First reading Placed Calndr, Second Readded as Chief Co-sponsor Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Reach Hse Sponsor MEYER First reading ZEN - GARCIA.	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling Referred to Rules Assigned to Labor & Commerce Re-Refer Rules/Rul 9(B)
820 ILCS 305/13 Amends provisination of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09 May 08 SB-0075 LAU 820 ILCS 405/3 Amends the Un	from Ch. 4 from Ch. 4 from Softhe Workers' Composes by the Industrial Comming First reading Placed Calndr, Second Readded as Chief Co-sponsor Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Reach Hse Sponsor MEYER First reading ZEN - GARCIA.	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling 17-000-000 ling Referred to Rules Assigned to Labor & Commerce Re-Refer Rules/Rul 9(B)
8B-0074 LAU 820 ILCS 305/13 Amends provisi nation of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09 May 08 SB-0075 LAU 820 ILCS 405/3 Amends the Ur saving clause.	from Ch. 4 from Ch. 4 from Softhe Workers' Composes by the Industrial Comming First reading Placed Calndr, Second Readded as Chief Co-sponsor Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Read Hase Sponsor MEYER First reading ZEN - GARCIA. 100 from Ch. 4 memployment Insurance Access the Sponsor Meyer Character Chara	ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling 17-000-000 ling Referred to Rules Assigned to Labor & Commerce Re-Refer Rules/Rul 9(B) 18, par. 310 at. Makes a stylistic change in the Act's
SB-0074 LAU 820 ILCS 305/13 Amends provisination of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09 May 08 SB-0075 LAU 820 ILCS 405/3 Amends the Ur saving clause. Jan 22 1997	from Ch. 4 from Ch. 4 from Softhe Workers' Composes by the Industrial Comming First reading Placed Calndr, Second Readded as Chief Co-sponsor Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Read Hase Sponsor MEYER First reading ZEN - GARCIA. 100 from Ch. 4 memployment Insurance Access the Sponsor Meyer Character Chara	ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling 87-000-000 dng Referred to Rules Assigned to Labor & Commerce Re-Refer Rules/Rul 9(B) et. Makes a stylistic change in the Act's Referred to Rules
SB-0074 LAU 820 ILCS 305/13 Amends provisination of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09 May 08 SB-0075 LAU 820 ILCS 405/3 Amends the Ur saving clause. Jan 22 1997 Jan 23	from Ch. 4 from Ch. 4 from Softhe Workers' Composes by the Industrial Comming First reading Placed Calndr, Second Readded as Chief Co-sponsor Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Read Hase Sponsor MEYER First reading ZEN - GARCIA. 100 from Ch. 4 memployment Insurance Access the Sponsor Meyer Character Chara	ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling 87-000-000 dng Referred to Rules Assigned to Labor & Commerce Re-Refer Rules/Rul 9(B) 48, par. 310 st. Makes a stylistic change in the Act's Referred to Rules Assigned to Commerce & Industry
SB-0074 LAU 820 ILCS 305/13 Amends provisination of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09 May 08 SB-0075 LAU 820 ILCS 405/3 Amends the Ur saving clause. Jan 22 1997 Jan 23 Feb 27	from Ch. 4 from Ch. 4 from Softhe Workers' Composes by the Industrial Comming First reading Placed Calndr, Second Readded as Chief Co-sponsor Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Read Hase Sponsor MEYER First reading ZEN - GARCIA. 100 from Ch. 4 memployment Insurance Access the Sponsor Meyer Character Chara	ensation Act pertaining to the deterministion. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling Referred to Rules Assigned to Labor & Commerce Re-Refer Rules/Rul 9(B) 18, par. 310 ort. Makes a stylistic change in the Act's Referred to Rules Assigned to Commerce & Industry Postponed
SB-0074 LAU 820 ILCS 305/13 Amends provisination of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09 May 08 SB-0075 LAU 820 ILCS 405/3 Amends the Ur saving clause. Jan 22 1997 Jan 23	from Ch. 4 from Ch. 4 from Softhe Workers' Composes by the Industrial Comming First reading Placed Calndr, Second Readded as Chief Co-sponsor Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Read Hase Sponsor MEYER First reading ZEN - GARCIA. 100 from Ch. 4 memployment Insurance Access the Sponsor Meyer Character Chara	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ding Referred to Rules Assigned to Labor & Commerce Re-Refer Rules/Rul 9(B) 48, par. 310 ort. Makes a stylistic change in the Act's Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000
SB-0074 LAU 820 ILCS 305/13 Amends provisi nation of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09 May 08 SB-0075 LAU 820 ILCS 405/3 Amends the Ur saving clause. Jan 22 1997 Jan 23 Feb 27 Mar 05	from Ch. 4 from Ch. 4 from Softhe Workers' Composes by the Industrial Comming First reading Placed Calndr, Second Readded as Chief Co-sponsor Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Read Hase Sponsor MEYER First reading ZEN - GARCIA. 100 from Ch. 4 from Ch. 5 from Ch. 6 from Ch. 7 from Ch. 7 from Ch. 7 from Ch. 8 from Ch. 9 from	48, par. 138.18 ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling 17-000-000 ang Referred to Rules Assigned to Labor & Commerce Re-Refer Rules/Rul 9(B) 48, par. 310 at. Makes a stylistic change in the Act's Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng
SB-0074 LAU 820 ILCS 305/13 Amends provisination of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09 May 08 SB-0075 LAU 820 ILCS 405/3 Amends the Ur saving clause. Jan 22 1997 Jan 23 Feb 27	Placed Calndr, Second Reading Placed Calndr, Third Reading Placed Calndr, Third Read Third Reading Placed Calndr, Third Read Third Reading Placed Calndr, Thirst Read Hase Sponsor MEYER First reading ZEN - GARCIA. 100 from Ch. 4 remployment Insurance Act First reading Placed Calndr, Second Reading Placed Calndr, Second Reading Placed Calndr, Second Reading Placed Calndr, Second Reading Placed Calndr, Second Reading Second Reading	ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling 67-000-000 dng Referred to Rules Assigned to Labor & Commerce Re-Refer Rules/Rul 9(B) et. Makes a stylistic change in the Act's Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA
SB-0074 LAU 820 ILCS 305/13 Amends provisi nation of question Jan 22 1997 Jan 23 Feb 27 Mar 05 Mar 19 Mar 20 Mar 21 Apr 08 Apr 09 May 08 SB-0075 LAU 820 ILCS 405/3 Amends the Ur saving clause. Jan 22 1997 Jan 23 Feb 27 Mar 05	from Ch. 4 from Ch. 4 from Softhe Workers' Composes by the Industrial Comming First reading Placed Calndr, Second Readded as Chief Co-sponsor Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House Placed Calendr, First Read Hase Sponsor MEYER First reading ZEN - GARCIA. 100 from Ch. 4 from Ch. 5 from Ch. 6 from Ch. 7 from Ch. 7 from Ch. 7 from Ch. 8 from Ch. 9 from	ensation Act pertaining to the determission. Makes a stylistic change. Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA ling 67-000-000 dng Referred to Rules Assigned to Labor & Commerce Re-Refer Rules/Rul 9(B) et. Makes a stylistic change in the Act's Referred to Rules Assigned to Commerce & Industry Postponed Recommended do pass 006-000-000 adng or GARCIA

Mar 20 Third Reading - Passed 057-000-000

Mar 21 Arrive House

Placed Calendr, First Reading

Apr 08

Hse Sponsor MEYER

First reading

Referred to Rules

Apr 09 May 08 Assigned to Labor & Commerce Re-Refer Rules/Rul 9(B)

SB-0076 LAUZEN - GARCIA - FITZGERALD - RAUSCHENBERGER -O'MALLEY, SYVERSON, PARKER AND CARROLL.

New Act

Creates the Structural Work Applicability Act. Contains a short title only. SENATE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

15 ILCS 20/38

from Ch. 127, par. 38

Deletes everything. Amends the Civil Administrative Code of Illinois to specify the manner of calculating the State revenue and expenditure estimates that must be included in the Governor's annual State budget proposal. Effective immediately.

FISCAL NOTE, AMENDED (Bureau of the Budget)

If the Governor is required to present a balanced budget,

revenues would have to be raised or spending reduced by \$951 million. If the requirement is for an annual presentation only,

there would be minimal or no cost associated with the bill.

FISCAL NOTE (Comptroller)

SB76 has no fiscal impact; neither causing expenditure of State

funds, nor increasing or decreasing State revenues.

HOUSE AMENDMENT NO. 1.

Deletes all new provisions. Provides that the Governor shall not propose expenditures and the General Assembly shall not enact appropriations that exceed the resources estimated to be available. Provides that the State budget for certain funds shall be prepared on the basis of revenue and expenditure measurement concepts that are in concert with generally accepted accounting principles for governments. Specifies the manner of calculating revenue and expenditure estimates. Provides that by March 15 of each year, the Economic and Fiscal Commission shall prepare revenue and fund transfer estimates and report those estimates to the Governor and the General Assembly.

STATE MANDATES FISCAL, H-AM 1 (DCCA)

Fails to create a State mandate.

Jan 22 1997 First reading Referred to Rules Jan 23

Assigned to Commerce & Industry

Feb 27 To Subcommittee

Mar 14 Amendment No.01 COMM & INDUS S Adopted

Recommnded do pass as amend

009-000-000

Placed Calndr, Second Reading

Fiscal Note Requested TROTTER Mar 17

Mar 18 Fiscal Note Filed Mar 19 Fiscal Note Filed

Second Reading

Placed Calndr, Third Reading

Added as Chief Co-sponsor GARCIA

Added as Chief Co-sponsor FITZGERALD Mar 20

Added as Chief Co-sponsor RAUSCHENBERGER

Added as Chief Co-sponsor O'MALLEY Added As A Co-sponsor SYVERSON

Third Reading - Passed 037-017-002

Mar 21 Arrive House

Hse Sponsor ERWIN

First reading Referred to Rules

Apr 08 Assigned to State Govt Admin &

Election Refrm

Alt Primary Sponsor Changed HANNIG Apr 24

Added As A Joint Sponsor ERWIN

May 08	Amendment No.01	ST GV-ELC RFM H Adopted Do Pass Amend/Short Debate 011-000-000	
Placed Cal 2nd Rdg-Sht Dbt			
		Fiscal Note Requested AS	
		AMENDED/CLAYTON	
		St Mandate Fis Nte ReqAS	
	CACACADA CEDIA	AMENDED/CLAYTON	
May 00	Cal Ord 2nd Rdg-Shr Dbt	Figure Note Degreet W/drown	
May 09		Fiscal Note Request W/drawn St Mandate Fis Nte Req-Wdrn	
	Cal Ord 2nd Rdg-Shr Dbt	St Mandate 1 is 14te Req. Willin	
	Joint-Alt Sponsor Changed	BRADY	
	Added As A Joint Sponsor		
	Added As A Joint Sponsor	HUGHES	
May 13	Second Reading-Short Deb		
M 14	Pld Cal Ord 3rd Rdg-Sht D		
May 14	3rd Rdg-Sht Dbt-Pass/Vot	St Mandate Fis Note Filed	
May 15	Sec. Desk Concurrence 01	118-000-000	
May 16	Filed with Secretary		
1.12) 10	Thou with Sociolary	Mtn concur - House Amend	
	Motion referred to	SRUL	
May 19		Mtn concur - House Amend	
•• ••	Rules refers to	SCED	
May 20		Mtn concur - House Amend	
May 22	Added As A Common DA	Be adopted	
May 22	Added As A Co-sponsor PA Added As A Co-sponsor CA	ARROLI	
	ridded ris ri eo sponsor er	Mtn concur - House Amend	
	S Concurs in H Amend. 01.	/059-000-000	
	Passed both Houses		
Jun 20	Sent to the Governor		
Aug 17	Governor approved PUBLIC ACT 90-0479	TOTS	
	PUBLIC ACT 90-0479	Effective date 97-08-17	
SB-0077 JACOB	S – LAUZEN – GARCIA.		
305 ILCS 5/9A-1	from Ch. 2	3, par. 9A-1	
Amends the Edu	cation, Training and Em	ployment Program Article of the Illi-	
nois Public Aid Coo	de. Makes a stylistic chan	ge.	
Jan 22 1997	First reading	Referred to Rules	
Jan 23	_	Assigned to Commerce & Industry	
Feb 27		To Subcommittee	
Mar 14		Recommended do pass 009-000-000	
Man 10	Placed Calndr, Second Read	ang	
Mar 18	Second Reading Placed Calndr, Third Readi	na	
Mar 19	Added as Chief Co-sponsor	GARCIA	
14141 17	Added as Chief Co-sponsor		
Mar 20		·JACOBS	
14141 20	ridded as emer eo sponsor	· JACOBS PURSUANT TO RULE	
Mai 20	reduced as emer co sponsor	PURSUANT TO RULE 2-10(E), DEADLINE	
1 41a 1 20	reduce as enter eo sponsor	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION	
141a1 20	Added as enter eo spoisor	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO	
Mai 20	·	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997.	
	Calendar Order of 3rd Rdr	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. ug 97-03-19	
May 13	Calendar Order of 3rd Rdr Chief Sponsor Changed to	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. ug 97-03-19 JACOBS	
	Calendar Order of 3rd Rdr	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. 18 97-03-19 JACOBS to LAUZEN	
	Calendar Order of 3rd Rdr Chief Sponsor Changed to Chief Co-sponsor Changed Third Reading - Passed 05t Arrive House	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. 1g 97-03-19 JACOBS to LAUZEN 6-000-000	
May 13	Calendar Order of 3rd Rdr Chief Sponsor Changed to Chief Co-sponsor Changed Third Reading - Passed 05t Arrive House Placed Calendr, First Read	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. 1g 97-03-19 JACOBS to LAUZEN 6-000-000	
May 13 May 14	Calendar Order of 3rd Rdr Chief Sponsor Changed to Chief Co-sponsor Changed Third Reading - Passed 05t Arrive House Placed Calendr, First Read: Hse Sponsor WIRSING	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. ng 97-03-19 JACOBS to LAUZEN 6-000-000	
May 13 May 14 May 15	Calendar Order of 3rd Rdr Chief Sponsor Changed to Chief Co-sponsor Changed Third Reading - Passed 05t Arrive House Placed Calendr, First Read	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. ag 97-03-19 JACOBS to LAUZEN 6-000-000 ng Referred to Rules	
May 13 May 14	Calendar Order of 3rd Rdr Chief Sponsor Changed to Chief Co-sponsor Changed Third Reading - Passed 05t Arrive House Placed Calendr, First Read: Hse Sponsor WIRSING	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. g 97-03-19 JACOBS to LAUZEN 6-000-000 Referred to Rules COMMITTEE,	
May 13 May 14 May 15	Calendar Order of 3rd Rdr Chief Sponsor Changed to Chief Co-sponsor Changed Third Reading - Passed 05t Arrive House Placed Calendr, First Read: Hse Sponsor WIRSING	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. ug 97-03-19 JACOBS to LAUZEN 6-000-000 Referred to Rules COMMITTEE, 3RD READING AND	
May 13 May 14 May 15	Calendar Order of 3rd Rdr Chief Sponsor Changed to Chief Co-sponsor Changed Third Reading - Passed 05t Arrive House Placed Calendr, First Read: Hse Sponsor WIRSING	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. g 97-03-19 JACOBS to LAUZEN 6-000-000 Referred to Rules COMMITTEE,	
May 13 May 14 May 15 May 16	Calendar Order of 3rd Rdr Chief Sponsor Changed to Chief Co-sponsor Changed Third Reading - Passed 05t Arrive House Placed Calendr, First Read: Hse Sponsor WIRSING	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. ag 97-03-19 JACOBS to LAUZEN 6-000-000 ng Referred to Rules COMMITTEE, 3RD READING AND PASSAGE DEADLINE EXTENDED - 5/23/97 Committee Rules	
May 13 May 14 May 15	Calendar Order of 3rd Rdr Chief Sponsor Changed to Chief Co-sponsor Changed Third Reading - Passed 05t Arrive House Placed Calendr, First Read: Hse Sponsor WIRSING	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. ag 97-03-19 JACOBS to LAUZEN 5-000-000 Referred to Rules COMMITTEE, 3RD READING AND PASSAGE DEADLINE EXTENDED - 5/23/97 Committee Rules Recommends Consideration	
May 13 May 14 May 15 May 16	Calendar Order of 3rd Rdr Chief Sponsor Changed to Chief Co-sponsor Changed Third Reading - Passed 05t Arrive House Placed Calendr, First Read: Hse Sponsor WIRSING	PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. ug 97-03-19 JACOBS to LAUZEN 6-000-000 Referred to Rules COMMITTEE, 3RD READING AND PASSAGE DEADLINE EXTENDED - 5/23/97 Committee Rules Recommends Consideration 003-002-000 HRUL	

Plcd Cal 2nd Rdg Std Dbt

```
May 20
                        Amendment No.01
                                             YOUNGE
                        Amendment referred to HRUL
                    Second Reading-Stnd Debate
                    Hld Cal Ord 2nd Rdg-Shr Dbt
      May 23
                        Amendment No.01
                                             YOUNGE
                        Rules refers to
                                              HLBC
                    Hld Cal Ord 2nd Rdg-Shr Dbt
                                             3RD READING AND
                                             PASSAGE DEADLINE
                                             EXTENDED - 5/31/97
                    Hid Cai Ord 2nd Rdg-Shr Dbt
      May 30
                                             PURSUANT TO SENATE
                                             RULE 2-10(E),
                                             DEADLINE FOR FINAL ACTION IS EXTENDED
                                             TO JANUARY 1, 1998
                    Hld Cal Ord 2nd Rdg-Shr Dbt
      Jul 02
                    Re-refer Rules/Rul 19(b) RULES HRUL
      Oct 28
                    Added As A Joint Sponsor MCGUIRE
SB-0078
            SHADID - HAWKINSON - DEMUZIO - BOWLES - DONAHUE, GEO-
            KARIS, O'DANIEL, VIVERITO, LUECHTEFELD AND SEVERNS.
   10 ILCS 5/1A-16 new
   10 ILCS 5/2A-1.1
                                  from Ch. 46, par. 2A-1.1
   10 ILCS 5/7-8
10 ILCS 5/8-4
                                  from Ch. 46, par. 7-8
                                  from Ch. 46, par. 8-4
from Ch. 122, par. 33-1
  105 ILCS 5/33-1
  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.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      Jan 22 1997
                   First reading
                                             Referred to Rules
                                             Assigned to Local Government &
      Jan 23
                                               Elections
      Jan 28
                    Added As A Co-sponsor GEO-KARIS
                    Added As A Co-sponsor O'DANIEL
                    Added As A Co-sponsor VIVERITO
                    Added As A Co-sponsor LUECHTEFELD
      Jan 30
```

SB-0079 RAUSCHENBERGER.

625 ILCS 5/2-123

Mar 15

Feb 26

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

To Subcommittee

Elections

Committee Local Government &

Refer to Rules/Rul 3-9(a)

Amends the Illinois Vehicle Code to provide that the Secretary of State shall (instead of is empowered to and may, in his discretion) furnish to an applicant vehicle or driver data at a specified fee. Provides that the Secretary of State shall provide drivers, individual owners, and registrants with a clear and conspicious opportunity to request that their personally identifiable information not be used for commercial solicitation purposes. Effective immediately.

Added As A Co-sponsor SEVERNS

```
NOTE(S) THAT MAY APPLY: Fiscal
    Jan 23 1997
                   First reading
                                               Referred to Rules
                                               Assigned to Transportation
    Feb 27
                                               Postponed
    Feb 28
                                               Re-referred to Rules
                                               Assigned to Executive
    Mar 13
                                              Recommended do pass 007-005-000
                   Placed Calndr. Second Reading

    Mar 14

                   Second Reading
                   Placed Calndr, Third Reading
    Mar 20
                   Third Reading - Lost 019-035-001
```

SB-0080 BOWLES - WALSH,T - SMITH - FARLEY.

410 ILCS 620/16.5 new

Amends the Illinois Food, Drug and Cosmetic Act to prohibit the repeated use of surgical devices designed for single use.

SENATE AMENDMENT NO. 1.

Prohibits a person from providing for the reuse of surgical devices designated for single use.

FISCAL NOTE, AMENDED (Dpt. Public Health)

Fiscal implications may be offset by fines for violations.

HOUSE AMENDMENT NO. 1.

Exempts persons who utilize, recycle or reprocess for utilization, or provide for utilization of single-use surgical devices that have been reprocessed by an entity or persons registered with the United States Food and Drug Administration or reprocessed by certain licensed hospitals.

essed by certain lic Note(s) That May	ensed hospitals. APPLY: Fiscal	
Jan 23 1997	First reading	Referred to Rules Assigned to Public Health & Welfare
Feb 28	Added as Chief Co-sponsor	WALSHT
Mar 04	ridded as emer ee spenser	Postponed
Mar 11	Amendment No.01	PUB HEALTH S Adopted
19141 11	Antendirent 10.01	Recommnded do pass as amend 010-000-000
	Placed Calndr, Second Read	ing
Mar 12	Second Reading	0
1.441 1.4	Placed Calndr, Third Readi	ng
	Added as Chief Co-sponsor	
Mar 14	Third Reading - Passed 055	
	Arrive House	
	Placed Calendr, First Readr	ng
Mar 19	Hse Sponsor FLOWERS	
17441 17	First reading	Referred to Rules
Mar 21	1 Hat roughly	Assigned to Human Services
Apr 24	Added As A Joint Sponsor	FFIGENHOLTZ
Apr 30	reduce res re some oponion	Fiscal Note Requested ZICKUS
Арі 50		St Mandate Fis Nte ReqZICKUS
		Committee Human Services
May 01		Do Pass/Short Debate Cai 011-000-000
May 01	Placed Cal 2nd Rdg-Sht Di	
May 02	Traceu Car Zhu Kug-Shi Di	Fiscal Note Filed
May 02	Col Ord 2nd Dda She Dht	riscal Note Thed
34 . 12	Cal Ord 2nd Rdg-Shr Dbt	a.ta
May 13	Second Reading-Short Deb	
M 14	Held 2nd Rdg-Short Debat	
May 14	'A danage Na 01	St Mandate Fis Nte Req-Wdrn
	Amendment No.01	FLOWERS
	Amendment referred	
	Amendment No.01	FLOWERS
	1 1 1 1 1 1 1 1 1 1 1	Be adopted
	Amendment No.01	FLOWERS Adopted
	Pld Cal Ord 3rd Rdg-Sht I	
May 15	3rd Rdg-Sht Dbt-Pass/Vot	
	Added As A Joint Sponsor	DAKI
	Added As A Joint Sponsor	SCOTT
	Added As A Joint Sponsor	SCULLY
May 16	Sec. Desk Concurrence 01	
	Filed with Secretary	77 A
	3.5	Mtn concur - House Amend
	Motion referred to	SRUL
May 19		Mtn concur - House Amend
	Rules refers to	SPBH
May 20		Mtn concur - House Amend
		Be adopted
	Added as Chief Co-sponsor	FARLEY
		Mtn concur - House Amend
	S Concurs in H Amend. 01	/058-000-000
	Passed both Houses	
Jun 18	Sent to the Governor	
Aug 15	Governor approved	
·	PUBLIC ACT 90-0398	Effective date 98-01-01

SB-0081 O'MALLEY.

35 ILCS 200/16-15

Amends the Property Tax Code. Makes a technical change in the Section concerning adjustments to the prior year's assessments.

SENATE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/16-15 Adds reference to: 35 ILCS 200/18-185

Deletes everything. Amends the Property Tax Extension Limitation Law in the Property Tax Code. In the definition of "aggregate extension" for taxing districts that were not subject to the Law before the 1995 levy year (except those taxing districts subject to the Law by referendum) excludes extensions made to fund the district's expenses to provide recreational programs for the handicapped under the Park District Code. Effective immediately. Jan 23 1997 First reading Referred to Rules

· · · · · · · · · · · · · · · · · · ·		110101100000
		Assigned to Revenue
Feb 06		Postponed
Feb 28		Postponed
Mar 06		Postponed
Mar 13	Amendment No.01	REVENUE S Adopted
		Recommnded do pass as amend
		007-003-000
	Placed Calndr, Second Rea	ıdng
Mar 14	Second Reading	
	Placed Calndr, Third Read	ling
	Filed with Secretary	
	Amendment No.02	SEVERNS
	Amendment referred	to SRUL
Mar 17	Amendment No.02	SEVERNS
	Rules refers to	SREV
Mar 18	Filed with Secretary	
	Amendment No.03	SEVERNS
	Amendment referred	to SRUL
	Third Reading - Passed 03	4-020-002
	Tabled Pursuant to Rule5-	
		SÁ 02 & SA 03
	Third Reading - Passed 03	4-020-002
	Arrive House	
	Placed Calendr, First Read	Ing
Mar 20	Hse Sponsor KÚBIK	
Mar 21	First reading	Referred to Rules
Apr 08	G	Assigned to Revenue
May 08		Re-Refer Rules/Rul 9(B)
082 SYVI	ERSON.	

SB-00

35 ILCS 505/8

from Ch. 120, par. 424

Amends the Motor Fuel Tax Law. Deletes provisions requiring road districts to levy a tax at a rate of not less than 08% or, in DuPage County, an amount equal to or greater than \$12,000 per mile of road, against the taxable property in the road district for road and bridge purposes in order to receive any allocation of moneys under the Act. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
    Jan 23 1997 First reading
                                             Referred to Rules
                                             Assigned to Transportation
    Feb 27
                                             Postponed
    Mar 05
                                             Postponed
    Mar 12
                                             Postponed
                                             Committee Transportation
    Mar 15
                                             Refer to Rules/Rul 3-9(a)
```

PARKER - CARROLL - LINK AND TROTTER. SB-0083

```
20 ILCS 2310/55.85 new
20 ILCS 2310/55.86 new
30 ILCS 105/5.449 new
```

30 ILCS 105/5.433 new
35 ILCS 5/507Q new
35 ILCS 5/507S new
35 ILCS 5/509 from Ch. 120, par. 5-509
35 ILCS 5/510 from Ch. 120, par. 5-510

Amends the Illinois Income Tax Act to create tax checkoffs for the Mental Health Research Fund and the Children's Cancer Fund. Amends the State Finance Act to create the Mental Health Research Fund and the Children's Cancer Fund. Amends the Civil Administrative Code of Illinois to direct the Department of Human Services to make grants to organizations in Illinois for research of mental illness and cancer in children. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that money in the Children's Cancer Fund is to be used also for grants for direct community-based supportive services and programs which address the psychological, emotional, and social needs of children with cancer and their family members.

HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 1305/10-12 new 30 ILCS 105/5.451 new 35 ILCS 5/507T new

Note(s) That May Apply: Fiscal

Further amends the Illinois Income Tax Act by creating a tax checkoff for the American Diabetes Foundation Fund. Further amends the State Finance Act to create the Fund. Amends the Department of Human Services Act to provide that the Department shall provide grants to the American Diabetes Foundation for diabetes research from appropriations to the Department from the American Diabetes Foundation Fund.

Jan 23 1997 First reading Referred to Rules Assigned to Revenue Postponed REVENUE Feb₀₆ Feb 28 Amendment No.01 Adopted Recommided do pass as amend 009-000-000 Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Mar 04 Mar 06 Added As A Co-sponsor TROTTER Added as Chief Co-sponsor LINK Third Reading - Passed 056-000-000 Mar 07 Arrive House Placed Calendr, First Reading Mar 13 Hse Sponsor PARKE First reading Referred to Rules Mar 18 Assigned to Revenue Apr 09 Added As A Joint Sponsor DAVIS, STEVE Apr 10 Alt Primary Sponsor Changed COULSON Joint-Alt Sponsor Changed PARKE May 06 Added As A Joint Sponsor MOORE, EUGENE Added As A Joint Sponsor SANTIAGO REVENUE May 08 Amendment No.01 Adopted Do Pass Amend/Short Debate 011-000-000 Placed Cal 2nd Rdg-Sht Dbt May 09 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 12 3rd Rdg-Sht Dbt-Pass/Vot117-000-000 May 13 Sec. Desk Concurrence 01 May 19 Filed with Secretary Mtn concur - House Amend Motion referred to SRUL May 20 Mtn concur - House Amend Rules refers to SREV Mtn concur - House Amend Be adopted Mtn concur - House Amend S Concurs in H Amend. 01/058-000-000

Passed both Houses

Jun 18 Sent to the Governor Jul 23 Governor approved

PUBLIC ACT 90-0171 Effective date 97-07-23

SB-0084 FITZGERALD.

35 ILCS 200/14-15

Amends the Property Tax Code. Provides that the 3-year time limit for filing a certificate of error shall not apply to a certificate of error correcting an assessment to \$1 on a parcel that a subdivision or planned development has acquired by adverse possession if during the tax year for which the certificate is executed the subdivision or planned development used the parcel as common area and if application for the certificate of error is made prior to December 31, 1997. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 10 ILCS 5/19-4 10 ILCS 5/28-2

Amends the Election Code. Provides that, for the purposes of the consolidated election in 1997, the absentee ballot in counties of 180,000 or less may not be delivered later than 29 days before the election. Provides that resolutions in counties of 180,000 or less to impose the Special County Retailers' Occupation Tax for Public Safety must be adopted and certified to the proper election officials no later than 35 days before the election.

FISCAL NOTE (State Board of Elections)

SB84 will not result in increased expenditures for the State

Board of Elections.

FISCAL NOTE (DCCA)

SB84 has no fiscal impact on DCCA or local governments.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, SB84 does not create a State mandate.

FISCAL NOTE, AMENDED (State Board of Elections)

No change from previous note.

FISCAL NOTE, H-AM 1 (DCCA)

No change from previous DCCA fiscal note.

STATE MANDATES FISCAL NOTE, H-AM 1

No change from previous note.

STATE MANDATES FISCAL NOTE, H-AM 2

In the opinion of DCCA, SB 84, with H-Am 2, fails to create a

State mandate, but is exempted from the State Mandates Act.

FISCAL NOTE, H-AM 2 (DCCA)

No change from previous DCCA fiscal note.

HOUSE AMENDMENT NO. 2.

Adds reference to:

35 ILCS 200/12-55

35 ILCS 200/14-15

35 ILCS 200/16-8

30 ILCS 805/8.22 new

Deletes everything. Amends the Property Tax Code, if and only if House Bill 2702 of the 89th General Assembly becomes law. In counties of 3,000,000 or more, requires the county assessor, after notification of increased assessments, to file with the board of appeals, until the first Monday in December 1998, or the board of review beginning the first Monday in December 1998 and thereafter, a list of the parcels for which the notification was sent. Provides the information that is to be contained in the list. Provides that the 3-year time limit for filing a certificate of error shall not apply to a certificate of error correcting an assessment to \$1 on a parcel that a subdivision or planned development has acquired by adverse possession if during the tax year for which the certificate is executed the subdivision or planned development used the parcel as common area and if application for the certificate of error is made prior to December 31, 1997. Provides that in counties of 3,000,000 or more inhabitants, the assessment officer shall maintain records of the assessed value of each parcel of property and shall enter upon the property record card of each town or city lot or parcel of land the elements (or basis) of valuation and computations that are taken into consideration by the chief county assessment officer in as-

certaining and determining the fair cash value of each town or city lot or parcel of land and of each improvement thereon, including the elements (shown by percentages or otherwise) that were taken into consideration as enhancing or detracting elements (such as depth, corner, alley, railway or other elements) for at least 10 years (now until the next assessment, or if the assessment has been appealed, until final adjudication on the appeal). Provides that if records maintained by the chief county assessment officer at the time the assessment is certified to the board contain none of the elements (or basis) of the valuation for the parcel, any increase in value for the current assessment year shall be considered invalid by the board acting on a complaint. Requires that the notice given by the assessment officer to the taxpayer of a proposed increase in assessment shall specify the reason for the increase. Provides that if a taxpayer files an assessment complaint, the notification of the determination on the complaint shall specify the reason for the result. Deletes current provisions regarding records on increases or decreases in assessments. Provides that these provisions shall apply beginning with the assessment for the 1997 tax year. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

minicula iciy.			
Jan 23 1997	First reading	Referred to Rules Assigned to Revenue	
Jan 30		Recommended do pass 0:	10-000-000
_	Placed Calndr, Second Rea	d ng	
Feb 05	Filed with Secretary		
	Amendment No.01	WEAVER,S	
	Amendment referred		
	Amendment No.01	WEAVER,S	
	Rules refers to	SREV	
	Placed Calndr, Second Rea	dng	
	Second Reading	. *	
F 1 00	Placed Calndr, Third Read		
Feb 06	Amendment No.01	WEAVER,S	
	Parallad to Second Pandin	Be adopted	
	Recalled to Second Readin Amendment No.01	WEAVER,S	Adopted
	Calendar Order of 3rd Rdi	weaven,5	Auopieu
	Third Reading - Passed 05		
	Hse Sponsor CURRIE	7-000-000	
	Arrive House		
Feb 10	Placed Calendr, First Read	ng	
	First reading	Referred to Rules	
Feb 11		Assigned to Executive	
Feb 19		Do Pass/Short Debate C	al 011-002-000
	Placed Cal 2nd Rdg-Sht D		
		Fiscal Note Requested	
		RUTHERFORD	
		St Mandate Fis Nte	
	Consed Donation Characterist	ReqRUTHERFORD	
	Second Reading-Short Deb		
		Fiscal Note Filed St Mandate Fis Nte Req	Wdrn
	Pld Cal Ord 3rd Rdg-Sht I		- *** G 111
Feb 24	Tid Cai Old Sid Rug-Silt i	Fiscal Note Filed	
		St Mandate Fis Note File	ed
	Cal Ord 3rd Rdg-Short Db		
Feb 27	Relld 2nd Rdng-Short Deb		
	Amendment No.01	CURRIE	
	Amendment referred		
	Rules refers to	HEXC	
		Fiscal Note Filed	
		St Mandate Fis Note File	ed
	W-14-2-4 D-1 014 D-1	Fiscal Note Filed	
Feb 28	Held 2nd Rdg-Short Deba Amendment No.02	te CURRIE	
1 60 20	Amendment referred		
	Rules refers to	HEXC	
	Held 2nd Rdg-Short Deba		
			

Feb 28-Cont. St Mandate Fis Note Filed

Fiscal Note Filed

Amendment No.02 CURRIE

HEXC RECOMMENDS

BE ADOPTED 013-000-000

Held 2nd Rdg-Short Debate

Amendment No.02 **CURRIE** Adopted

097-017-002

Pld Cal Ord 3rd Rdg-Sht Dbt

Tabled Pursuant to Rule40(A) AMEND. #01

3rd Rdg-Sht Dbt-Pass/Vot097-017-002

Mar 04 Sec. Desk Concurrence 02

Filed with Secretary

Mtn concur - House Amend

Motion referred to SRUL

Mar 05 Mtn concur - House Amend Rules refers to

SREV

Mar 06 Mtn concur - House Amend

Be adopted

Motion Filed Concur

S Concurs in H Amend, 02/057-000-000

Passed both Houses Sent to the Governor Governor approved

PUBLIC ACT 90-0004 Effective date 97-03-07

SB-0085 DONAHUE - FARLEY.

New Act

Mar 07

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 instructions, 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 an injured rider to file a 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.

SENATE AMENDMENT NO. 1.

Provides that a rider on an amusement ride shall refrain from any "act or activity" (instead of any "act or activity of horseplay or frolic") which may tend to injure the rider or others.

Deformed to Dules

Note(s) That May Apply: Correctional

Jan 23 1997	First reading	Referred to Rules	
		Assigned to Commerce &	Industry
Feb 10	Sponsor Removed WOOD	YARĎ	•
	Chief Sponsor Changed to	DONAHUE	
Feb 27	Added as Chief Co-sponsor	FARLEY	
Mar 14		Recommended do pass 00	9-000-000
	Placed Calndr, Second Rea	dng	
Mar 17	Second Reading	_	
	Placed Calndr, Third Read	ing	
	Filed with Secretary	_	
	Amendment No.01	DONAHUE	
	Amendment referred	to SRUL	
Mar 18	Amendment No.01	DONAHUE	
		Be approved consideration	1
Mar 19	Recalled to Second Reading	g	
	Amendment No.01	DONAHUE	Adopted

Placed Calndr, Third Reading

Mar 20
3d Reading Consideration PP
Calendar Consideration PP.
May 07
Motion filed WEAVER -RE-REFER
FROM CALENDAR
ORDER OF CPP
TO SENATE RULES.
May 08
Motion prevailed
May 08
037-011-006

SB-0086 MAHAR - KLEMM - CRONIN.

625 ILCS 5/11-605

30 ILCS 330/3 30 ILCS 330/4 30 ILCS 330/6 110 ILCS 920/4 from Ch. 95 1/2, par. 11-605

Re-referred to Rules

Amends the Illinois Vehicle Code to provide that \$50 of the \$150 fine for exceeding the speed limit in a school zone shall be paid to the local school district.

SENATE AMENDMENT NO. 1.

Provides that the minimum fine for violation of the provisions concerning the special speed limit while passing schools or while traveling through highway construction or maintenance zones is \$200 instead of \$150. Provides that part of the fine for exceeding the speed limit in a school zone shall be paid to a unit school district or in the case of a dual school district, to the elementary school district and high school district (instead of a local school district). Provides that the money shall be used for driver's education or school safety purposes.

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

Jan 23 1997 First reading Referred to Rules Assigned to Transportation Feb 27 Postponed Mar 05 Postponed Mar 12 Amendment No.01 TRANSPORTN S Adopted Recommnded do pass as amend 010-000-000 Placed Calndr, Second Reading Mar 13 Second Reading Placed Calndr, Third Reading Mar 18 Added as Chief Co-sponsor KLEMM Added as Chief Co-sponsor CRONIN Third Reading - Passed 056-000-000 Arrive House Placed Calendr, First Reading Hse Sponsor KOSEL First reading Referred to Rules Mar 21 Assigned to Transportation & Motor Vehicles Apr 24 Added As A Joint Sponsor MCCARTHY Added As A Joint Sponsor SCULLY May 06 Added As A Joint Sponsor GASH May 07 Motion Do Pass-Lost 009-010-000 HTRN Remains in CommiTransportation & Motor Vehicles May 08 Re-Refer Rules/Rul 9(B) SB-0087 WEAVER,S - SEVERNS. 30 ILCS 330/2

Amends the General Obligation Bond Act to increase authorization by \$659,500,000. Amends the General Obligation Bond Act and Baccalaureate Savings Act to increase authorization for the sale of college savings bonds by \$500,000,000. Effective immediately.

STATE DEBT IMPACT NOTE, ENGROSSED

 NOTE(s) THAT MAY APPLY: Debt; Fiscal

Jan 23 1997 First reading Referred to Rules

Assigned to Appropriations

Feb 05

Recommended do pass 009-000-004

Placed Calndr, Second Reading

Second Reading

Placed Calndr, Third Reading

Filed with Secretary

Amendment No.01 TROTTER Amendment referred to SRUL

Calendar Order of 3rd Rdng 97-02-06 Feb 06 Added as Chief Co-sponsor SEVERNS

3/5 vote required

Third Reading - Passed 037-010-009 Tabled Pursuant to Rule5-4(A) SA 01 Third Reading - Passed 037-010-009

Hse Sponsor HANNIG

Arrive House

Placed Calendr, First Reading

Feb 10 First reading

Referred to Rules Alt Primary Sponsor Changed RYDER

Added As A Joint Sponsor HANNIG

Feb 11 Assigned to Appropriations-Public

Safety

Feb 18 State Debt Note Filed AS

ENGROSSED

Do Pass/Short Debate Cal 011-001-001

Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Alt Primary Sponsor Changed RUTHERFORD

Feb 19 3/5 vote required

3rd Rdg-Sht Dbt-Pass/Vot106-004-007 Passed both Houses

Feb 20 Sent to the Governor Governor approved

PUBLIC ACT 90-0001 Effective date 97-02-20

RAUSCHENBERGER - DONAHUE - MAITLAND - LUECHTEFELD SB-0088 AND SEVERNS.

Makes appropriations and reappropriations to the Capital Development Board by amending Public Act 89-0501. Also makes appropriations to the Department of Central Management Services, Department of Natural Resources, Department of Transportation, and Environmental Protection Agency by amending Public Act 89-0501. Effective immediately.

BALANCED BUDGET NOTE, AMENDED

SB88, as amended, makes new FY97 bond fund appropriations of approximately \$610.9 million and other non-general funds appropriations of approximately \$3.0 million; SB88 does not make any general funds appropriations. STATE DEBT IMPACT NOTE, ENGROSSED

SB88, as engrossed, does not increase authorization for any type of bond, so does not directly affect the State's long-term indebtedness.

NOTE(S) THAT MAY APPLY: Balanced Budget

Jan 23 1997 First reading Referred to Rules

Assigned to Appropriations

Feb 05 Recommended do pass 009-000-004

Placed Calndr, Second Reading Second Reading

Placed Calndr, Third Reading Added As A Co-sponsor SEVERNS

Third Reading - Passed 055-000-000 Feb 06

Hse Sponsor HANNIG Arrive House

Placed Calendr, First Reading

Feb 10 First reading Referred to Rules Alt Primary Sponsor Changed RYDER

Added As A Joint Sponsor HANNIG

Feb 11 Assigned to Appropriations-Public Safety Feb 18 Balanced Budget Note Filed State Debt Note Filed AS ENGROSSED Do Pass/Short Debate Cal 011-001-001 Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Added As A Joint Sponsor RUTHERFORD Added As A Joint Sponsor WOOLARD Added As A Joint Sponsor PHELPS Feb 19 3rd Rdg-Sht Dbt-Pass/Vot107-003-008

Passed both Houses Feb 20 Sent to the Governor

Governor approved PUBLIC ACT 90-0002 Effective date 97-02-20

SB-0089 SHADID AND PHILIP.

10 ILCS 5/8-17

from Ch. 46, par. 8-17

Amends the Election Code. Deletes requirement that the legislative or representative committee for a party shall fill a vacancy when a candidate for the primary declines the nomination or the nomination becomes vacant for any reason other than the death of the candidate. Deletes provision that if there was no candidate for the nomination of the party in the primary, no candidate for the party shall be on the ballot unless the party shall nominate a candidate to fill the vacancy within 60 days after the date of the general primary election.

Jan 23 1997 First reading Referred to Rules

Jan 28 Assigned to Local Government & Elections

Jan 30 Added As A Co-sponsor PHILIP

Feb 26 To Subcommittee

Committee Local Government & Elections

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0090 HALVORSON - OBAMA.

10 ILCS 5/9-2 from Ch. 46, par. 9-2

Amends the Election Code to provide that a political committee may apply campaign funds only against expenditures for personnel, services, materials, facilities or other things of value purchased to further a candidate's nomination or election to office, or for expenses accrued in the performance of legislative or governmental duties.

NOTE(s) THAT MAY APPLY: Fiscal Jan 23 1997 First reading Referred to Rules

Jan 28 Assigned to Local Government &

Elections Jan 29 Added as Chief Co-sponsor OBAMA

Feb 26 To Subcommittee

Committee Local Government & Elections

Mar 15

Feb 26

Refer to Rules/Rul 3-9(a)

SB-0091 HALVORSON.

10 ILCS 5/7-10 from Ch. 46, par. 7-10 10 ILCS 5/9-18 from Ch. 46, par. 9-18

Amends the Election Code. Provides that the Attorney General may conduct investigations, inquiries, and hearings of violations of the Article concerning campaign contributions or expenditures and the rules established by the State Board of Election under that Article.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 23 1997 Referred to Rules First reading

Jan 28 Assigned to Local Government & Elections

To Subcommittee

Committee Local Government &

Elections

Mar 15

Refer to Rules/Rul 3-9(a)

SR-0092

HALVORSON - OBAMA.

10 ILCS 5/9-17

from Ch. 46, par. 9-17

Amends the Election Code. Deletes provisions that a person examining campaign finance statements and reports fill out a form identifying the person's name, occupation, address, and phone number and that each political committee be notified of examination of its statements and reports.

Jan 23 1997	First reading	Referred to Rules
Jan 28	-	Assigned to Local Government &
		Elections
Jan 29	Added as Chief Co-sponso	r OBAMA
Feb 26	-	To Subcommittee
		Committee Local Government &
		Elections
Mar 15		Refer to Rules/Rul 3-9(a)
93 HALV	ORSON - OBAMA.	
*** 00 - 10 - 1		

SB-009

10 ILCS 5/9-11 10 ILCS 5/9-12 from Ch. 46, par. 9-11 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. Effective immediately.

Jan 23 1997	First reading	Referred to Rules
Jan 28		Assigned to Local Government &
		Elections
Jan 29	Added as Chief Co-sponsor	OBAMA
Feb 26		To Subcommittee
		Committee Local Government &
		Elections
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0094 HALVORSON.

10 ILCS 5/9-5.5 new

Amends the Election Code. Prohibits campaign contributions to candidates for nomination in excess of \$1,000 from an individual or \$5,000 from a political action committee or a political committee. Applies the same limits to candidates for election. Effective immediately.

Jan 23 1997 Jan 28	First reading	Referred to Rules Assigned to Local Government &
E 1 06		Elections
Feb 26		To Subcommittee Committee Local Government &
		Elections
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0095 HALVORSON - OBAMA.

10 ILCS 5/9-28 new

Amends the Election Code. Provides that all reports of campaign contributions or expenditures filed by a candidate for the General Assembly or for Governor, Lieutenant Governor, Attorney General, Secretary of State, State Comptroller, or State Treasurer or by a political committee in support of a candidate for any of those offices shall be filed in an electronic format specified by the State Board of Elections. Provides that the Board shall promptly make all electronically filed reports publicly available by means of a searchable database that is accessible through the World Wide Web.

NOTE(S) THAT MA	y Apply: Fiscal	
Jan 23 1997	First reading	Referred to Rules
Jan 28		Assigned to Local Government &
		Elections
Jan 29	Added as Chief Co-spo	onsor OBAMA
Feb 26	•	To Subcommittee
		Committee Local Government &
		Elections
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0096 70

```
CARROLL - RAUSCHENBERGER.
SB-0096
   10 ILCS 5/4-11
                                     from Ch. 46, par. 4-11
   10 ILCS 5/11-7
                                     from Ch. 46, par. 11-7
   10 ILCS 5/12-1
                                     from Ch. 46, par. 12-1
   10 ILCS 5/12-4
                                     from Ch. 46, par. 12-4
   10 ILCS 5/13-1
10 ILCS 5/13-2
                                     from Ch. 46, par. 13-1
                                     from Ch. 46, par. 13-2
   10 ILCS 5/14-1
                                     from Ch. 46, par. 14-1
   10 ILCS 5/14-3.1
                                     from Ch. 46, par. 14-3.1
   10 ILCS 5/16-5
                                     from Ch. 46, par. 16-5
   10 ILCS 5/17-1
                                     from Ch. 46, par. 17-1
   10 ILCS 5/19-2.1
                                     from Ch. 46, par. 19-2.1
   10 ILCS 5/Art.19A heading new
   10 ILCS 5/19A-5 new
   10 ILCS 5/19A-10 new
   10 ILCS 5/19A-15 new
   10 ILCS 5/19A-20 new
   10 ILCS 5/19A-25 new
   10 ILCS 5/19A-30 new
   10 ILCS 5/19A-35 new
   10 ILCS 5/19A-40 new
   10 ILCS 5/19A-45 new
   10 ILCS 5/19A-50 new
   10 ILCS 5/19A-55 new
   10 ILCS 5/24A-6
10 ILCS 5/24B-6
                                     from Ch. 46, par. 24A-6
   30 ILCS 805/8.21 new
```

Amends the Election Code. Provides for the use of mail-in ballots for the nonpartisan election held in November of odd-numbered years. Provides that the election authority shall mail ballots to each registered voter not more than 40 nor less than 5 days before the date of the election. Establishes procedures for the return of the ballots. Provides for the delivery of ballots to the judges of election. Provides for the casting of mail-in ballots. Provides that the State Board of Elections shall adopt rules and procedures for the implementation of the use of mail-in ballots within 270 days after the effective date of this amendatory Act of 1997. Contains other provisions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
NOTE(s) THAT MAY APPLY: Fiscal; State Mandates
      Jan 23 1997 First reading
                                               Referred to Rules
      Jan 28
                                               Assigned to Local Government &
                                                 Elections
      Feb 26
                                               To Subcommittee
                                               Committee Local Government &
                                                 Elections
      Mar 15
                                               Refer to Rules/Rul 3-9(a)
SB-0097
            FITZGERALD - CLAYBORNE - MAITLAND.
   40 ILCS 5/1-101.1
                                    from Ch. 108 1/2, par. 1-101.1
   40 ILCS 5/1-101.2 new
   40 ILCS 5/1-101.3 new
   40 ILCS 5/1-101.4 new
   40 ILCS 5/1-113
                                    from Ch. 108 1/2, par. 1-113
   40 ILCS 5/1-113.1 new
   40 ILCS 5/1-113.2 new
   40 ILCS 5/1-113.3 new
   40 ILCS 5/1-113.4 new
   40 ILCS 5/1-113.5 new
   40 ILCS 5/1-113.6 new
   40 ILCS 5/1-113.7 new
   40 ILCS 5/1-113.8 new
   40 ILCS 5/1-113.9 new
40 ILCS 5/1-113.10 new
   40 ILCS 5/1-113.11 new
   40 ILCS 5/3-102
                                    from Ch. 108 1/2, par. 3-102
```

40 ILCS 5/3-108.2 new 40 ILCS 5/3-108.3 new

```
40 ILCS 5/3-132
                                  from Ch. 108 1/2, par. 3-132
                                  from Ch. 108 1/2, par. 3-135
 40 ILCS 5/3-135
                                 from Ch. 108 1/2, par. 3-143
 40 ILCS 5/3-143
 40 ILCS 5/4-105c new
 40 ILCS 5/4-105d new
 40 ILCS 5/4-123
                                  from Ch. 108 1/2, par. 4-123
 40 ILCS 5/4-128
                                  from Ch. 108 1/2, par. 4-128
 40 ILCS 5/4-134
                                  from Ch. 108 1/2, par. 4-134
815 ILCS 5/8
                                  from Ch. 121 1/2, par. 137.8
```

Amends the Illinois Pension Code to expand the investment authority of downstate police and fire pension funds. Adopts provisions relating to fiduciaries and investment advisers. Amends the Illinois Securities Law of 1953 to specify that dealers, salespersons, and investment advisers may be disciplined for causing or advising a public pension fund to make an investment or engage in a transaction not authorized under the Illinois Pension Code. Effective immediately.

PENSION IMPACT NOTE

There could be an increase in annual investment returns of 0.75%, approximately \$479.7 million over 10 years. This estimate assumes all eligible pension funds will invest 35% of assets in equities (mutual funds or stocks).

NOTE(S) THAT MAY APPLY: Pension

Jan 23 1997 First reading Referred to Rules
Jan 28 Assigned to Insurance & Pensions
Feb 11 Pension Note Filed
To Subcommittee
Committee Insurance & Pensions
Added as Chief Co-sponsor CLAYBORNE

Added as Chief Co-sponsor CLAYBORNE Refer to Rules/Rul 3-9(a)

Mar 18 Added as Chief Co-sponsor MAITLAND

SB-0098 PETKA - FITZGERALD.

Mar 15

720 ILCS 5/11-20 from Ch. 38, par. 11-20

Amends the Criminal Code of 1961. Provides that the contemporary adult community standard to be applied in determining whether material is obscene is the contemporary adult community standard of the county in which the material is sold, delivered, or advertised or in which it is performed. Effective immediately.

NOTE(s) THAT MAY APPLY: Correctional

Jan 23 1997 First reading Referred to Rules
Jan 28 Assigned to Judiciary
Postponed
Postponed
Postponed
Committee Judiciary
Refer to Rules/Rul 3-9(a)
Apr 25 Sponsor Removed FITZGERALD

Chief Sponsor Changed to PETKA

Added as Chief Co-sponsor FITZGERALD

SB-0099 FITZGERALD.

105 ILCS 5/24-11 from Ch. 122, par. 24-11 105 ILCS 5/34-84 from Ch. 122, par. 34-84 105 ILCS 5/34-85 from Ch. 122, par. 34-85

Amends the School Code. Provides that for teachers who have not entered upon contractual continued service, tenure, or permanent appointment status before the amendatory Act's effective date, the length of probationary periods and entry upon contractual continued service, tenure, or permanent appointment status shall no longer be determined under the School Code but instead shall be determined by the school board, subject to any contract or collective bargaining agreement entered into by the school board with the teacher or the collective bargaining representative of the teachers employed by the district.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 23 1997 First reading Referred to Rules
Jan 28 Assigned to Education
Feb 05 Postponed
Mar 05 Postponed
Mar 12 To Subcommittee
Committee Education

Mar 15

Refer to Rules/Rul 3-9(a)

DUDYCZ - SHADID - DELEO. SB-0100

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 peace 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 to persons seeking to become exempt and shall issue identification cards indicating successful completion of the course. Authorizes the Board to charge a fee.

Jan 23 1997 First reading Jan 28

Referred to Rules Assigned to Judiciary

Added as Chief Co-sponsor DELEO

To Subcommittee Committee Judiciary

Feb 27 Mar 15

Refer to Rules/Rul 3-9(a)

SB-0101 MADIGAN - MAITLAND - BERMAN - FITZGERALD - CULLERTON. PETERSON, O'MALLEY, MOLARO AND VIVERITO.

```
40 ILCS 5/1-116
                                from Ch. 108 1/2, par. 1-116
40 ILCS 5/1-118 new
40 ILCS 5/15-167
                                from Ch. 108 1/2, par. 15-167
40 ILCS 5/16-179
                                from Ch. 108 1/2, par. 16-179
40 ILCS 5/17-146
                                from Ch. 108 1/2, par. 17-146
40 ILCS 5/17-146.1
                                from Ch. 108 1/2, par. 17-146.1
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 Illinois Pension Code. Amends the General Provisions Article to make the provisions relating to federal limitations under Section 415 of the U.S. Internal Revenue Code apply to all retirement systems subject to the Pension Code. Permits each retirement system to define its own Section 415 limitation year. Requires all public employee pension funds to comply with the requirements imposed on them by the federal Uniformed Services Employment and Reemployment Rights Act. Amends the State Board of Investment Article, the State Universities Article, and the Downstate and Chicago Teacher Articles to require that investments be carried at cost or a value determined in accordance with generally accepted accounting principles. Also removes the 50% investment limitation on equity investments by the Chicago Teachers pension fund. Amends the State Board of Investment Article to remove the requirement that a bank or trust company used for the registration of securities be domiciled in Illinois. Effective immediately.

PENSION IMPACT NOTE

No fiscal impact.

PENSION NOTE

No change from previous note.

PENSION IMPACT NOTE, ENGROSSED

No change from the first pension impact note.

HOUSE AMENDMENT NO. 1.

Makes a technical change.

NOTE(s) THAT MAY APPLY: Pension

Jan 23 1997 First reading

Referred to Rules Jan 28 Assigned to Insurance & Pensions

Feb 06 Added as Chief Co-sponsor BERMAN

Added as Chief Co-sponsor FITZGERALD

Added as Chief Co-sponsor CULLERTON Added As A Co-sponsor PETERSON

Added As A Co-sponsor O'MALLEY Added As A Co-sponsor MOLARO

Added As A Co-sponsor VIVERITO

Pension Note Filed

Feb 11 Feb 26 Recommended do pass 008-000-000

Placed Caindr, Second Reading

Feb 27 Second Reading

Placed Calndr, Third Reading

Feb 28	Third Reading - Passed 056-000-000		
	Arrive House Placed Calendr, First Reading		
Mar 20	Hse Sponsor HOEFT	ng.	
Mar 21	First reading	Referred to Rules	
Apr 08	1 list reading	Assigned to Personnel & Pensions	
Apr 11		Pension Note Filed	
Apr 11		Committee Personnel & Pensions	
May 08	Amendment No.01	PERS PENSION H Adopted	
May 00	Amendment 140.01	Do Pass Amend/Short Debate	
		013-000-000	
	Placed Cal 2nd Rdg-Sht D	bt	
May 12	Second Reading-Short Deb	pate	
	Pld Cal Ord 3rd Rdg-Sht Dbt		
May 13	3rd Rdg-Sht Dbt-Pass/Vot	t113-000-000	
May 14	Sec. Desk Concurrence 01		
May 19	Filed with Secretary		
		Mtn non-concur - Hse Amend	
May 20	S Noncocris in H Amend. ()1	
	Arrive House		
	Placed Cal Order Non-con		
May 27		MTN REFUSE RECEDE-HSE	
		AMEND	
	H Refuses to Recede Amer		
	H Requests Conference Co		
	Hse Conference Comm Ap		
		DEERING, HANNIG,	
		CHURCHILL & HOEFT	
May 28	Sen Accede Req Conf Con		
	Sen Conference Comm Ap		
		WALSH,T,O'MALLEY,	
		JACOBS, MOLARO	

SB-0102 DUDYCZ - HAWKINSON.

750 ILCS 45/18

from Ch. 40, par. 2518

Amends the Illinois Parentage Act of 1984. Permits the court to appoint the Public Defender to represent an indigent defendant in the trial court in cases establishing the parent and child relationship and an order for support (now the court must appoint the Public Defender in these cases).

SENATE AMENDMENT NO. 1.

Adds reference to:

750 ILCS 45/9.1 from Ch. 40, par. 2509.1

Provides that the court may appoint counsel to represent an indigent defendant in the trial court in cases establishing the parent and child relationship and an order for support. Includes in the notice to the presumed father that he has the right to submit DNA tests, along with the mother and child.

STATE MANDATES FISCAL NOTE, HOUSE INTRO (DCCA)

Placed Cal 2nd Rdg-Sht Dbt

Fails to creat	e a State mandate.	
Jan 23 1997	First reading	Referred to Rules
Jan 28		Assigned to Judiciary
Feb 27	 Amendment No.01 	JUDICIARY S Adopted
		Recommnded do pass as amend
		008-000-000
	Placed Calndr, Second Rea	adng
Feb 28	Second Reading	
	Placed Calndr, Third Read	ling
M ar 11	Third Reading - Passed 058-000-000	
	Arrive House	
	Placed Calendr, First Read	
Apr 09	Hse Sponsor STEPHENS	
Added As A Joint Sponsor STROGER		
	First reading	Referred to Rules
Apr 11		Assigned to Judiciary I - Civil Law
Apr 15	Added As A Joint Sponsor	
Apr 30		Do Pass/Short Debate Cal 010-000-000

May 01 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

May 06 St Mandate Fis Note Filed

IN THE HOUSE.

Added As A Joint Sponsor HOLBROOK 3rd Rdg-Sht Dbt-Pass/Vot108-000-001

Passed both Houses
Jun 04 Sent to the Governor
Jun 20 Governor approved

PUBLIC ACT 90-0023 Effective date 98-01-01

SB-0103 BUTLER.

65 ILCS 5/9-2-9

from Ch. 24, par. 9-2-9

Amends the Illinois Municipal Code to provide that multiple local improvements may be combined under one special assessment project provided that the assessing commissioner considers whether each piece of property is benefitted by all or only some of the improvements. Provides that combining improvements under one special assessment project shall not be a ground for objection to the special assessment proceeding.

SENATE AMENDMENT NO. 1.

Provides that any combination of improvements in a local contiguous area may be placed in one special assessment project. Defines a local contiguous area as an area where all of the lots will be benefited by at least one of the proposed improvements.

HOUSE AMENDMENT NO. 1.

Adds reference to:

New Act

5 ILCS 70/8

from Ch. 1, par. 1107

Deletes everything. Creates the Special Assessment Supplemental Bond and Procedure Act to provide supplemental authority regarding the procedures for the making and payment of local improvements by special assessment and the issuance and sale of obligations payable from the special assessments. Provides that a governing body that elects to become subject to this Act, by referring to this Act in the special assessment ordinance, may provide for certain additional amounts in the special assessment for the acquisition and construction of local improvements. Provides that a governmental unit may, by a supplemental ordinance, choose to use only the provisions of the Act concerning the Supplemental Act Assessment Bonds. Provides for the issuance of Supplemental Act Assessment Bonds in an amount not to exceed the amount of the assessments confirmed in a special assessment proceeding less the principal amount of any assessment previously paid and less the principal amount of any vouchers that may have been previously issued. Amends the Statute on Statutes to include the Special Assessment Supplemental Bond and Procedure Act in the list of Omnibus Bond Acts. Amends the Illinois Municipal Code to provide that multiple local improvements may be combined under one special assessment project provided that the assessing commissioner considers whether each piece of property is benefitted by all or only some of the improvements. Provides that combining improvements under one special assessment project shall not be a ground for objection to the special assessment proceeding. Provides that any combination of improvements in a local contiguous area may be placed in one special assessment project. Defines a local contiguous area as an area where all of the lots will be benefitted by at least one of the proposed improvements. Effective immediately.

NOTE(S) THAT MAY APPLY: Housing Afford

Jan 23 1997 First reading Referred to Rules

Jan 28 Assigned to Local Government &

Elections

Feb 26 Held in committee

Mar 05 Amendment No.01 LOCAL GOVERN S Adopted Recommnded do pass as amend

009-000-000

Placed Calndr, Second Reading

Mar 11 Second Reading
Placed Calndr, Third Reading

Mar 14	Third Reading - Passed 05:	5-000-000
	Arrive House	
	Placed Calendr, First Read	ng
Mar 19	Hse Sponsor CLAYTON	
	First reading	Referred to Rules
Mar 21		Assigned to Local Government
Apr 24	Alt Primary Sponsor Chan	ged MOFFITT
•	Added As A Joint Sponsor	
Apr 29	Joint-Alt Sponsor Changed	MOORE.ANDREA
	Added As A Joint Sponsor	
	Added As A Joint Sponsor	
May 08	Amendment No.01	LOCAL GOVT H Adopted
1.1_, 00	1	Do Pass Amend/Short Debate
		010-006-000
	Placed Cal 2nd Rdg-Sht D	
May 09	Alt Primary Sponsor Chan	
1.111) 0)	Joint-Alt Sponsor Changed	
	Second Reading-Short Det	
	Pld Cal Ord 3rd Rdg-Sht I	
May 13	3rd Rdg-Sht Dbt-Pass/Voi	
May 14	Sec. Desk Concurrence 01	1103 011 000
May 15	Filed with Secretary	
May 15	Theu with Secretary	Mtn concur - House Amend
	Motion referred to	SRUL
May 19	Motion referred to	Mtn concur - House Amend
IVIAY 19	Rules refers to	SLGV
May 20	Rules leters to	Mtn concur - House Amend
May 20		
M 22		Be adopted Mtn concur - House Amend
May 22	C.C	
	S Concurs in H Amend. 01	1/058-001-000
1 20	Passed both Houses	
Jun 20	Sent to the Governor	
Aug 17	Governor approved	P. C. 1 . 07.00.17
	PUBLIC ACT 90-0480	Effective date 97-08-17

SB-0104 BUTLER.

70 ILCS 2305/11 from Ch. 42, par. 287 70 ILCS 2405/7.9 new 70 ILCS 2405/11 from Ch. 42, par. 310 70 ILCS 2405/25 from Ch. 42, par. 317g

Amends the North Shore Sanitary District Act. Provides that contracts for purchases, sales, or services in excess of \$20,000 (now \$10,000) shall be let by competitive bidding. Provides that competitive bidding requirements do not apply to some contracts for the repair or replacement of a sanitary district's plant, sewers, equipment, or facilities damaged or destroyed by certain natural or man-made disasters when the awards of contracts without competitive bidding is reasonably necessary. Amends the Sanitary District Act of 1917. Provides that contracts for purchases, sales, or services in excess of \$20,000 (now \$10,000) shall be let by competitive bidding. Provides that the Board of trustees of a sanitary district may self-insure the district's employees. Provides that the board may enter into agreements for services with for-profit hospitals. Allows a sanitary district to investigate unauthorized connections to its sewage system and to remove those unauthorized connections. Provides that the Board of Trustees of a sanitary district may adopt an infiltration/inflow prevention program to eliminate unauthorized discharges.

Jan 23 1997	First reading	Referred to Rules
Jan 28		Assigned to Local Government &
		Elections
Feb 26		Held in committee
Mar 05		Held in committee
Mar 11		Held in committee
		Committee Local Government &
		Elections
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0105 **76**

SB-0105 DUDYCZ.

730 ILCS 5/5-9-1.3 from Ch. 38, par. 1005-9-1.3

Amends the Unified Code of Corrections. Makes grammatical changes in Section relating to fines for felony theft and deceptive practices violations.

Jan 23 1997 First reading Referred to Rules
Jan 28 Assigned to Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0106 BUTLER.

65 ILCS 5/7-1-47 from Ch. 24, par. 7-1-47

Amends the Illinois Municipal Code to provide that when territory is annexed by a municipality that does not provide by ordinance an automatic zoning classification, then the territory is automatically zoned at the highest classification providing principally for residential use (now automatic zoning only by municipal ordinance). Provides that territory annexed under an agreement shall be zoned according to the agreement.

SENATE AMENDMENT NO. 1.

Deletes reference to: 65 ILCS 5/7-1-47 Adds reference to: 65 ILCS 5/7-1-47

Amends the Illinois Municipal Code. Provides that the corporate authorities of a municipality may provide by ordinance that when it annexes territory, the territory automatically is classified to the "highest restrictive zoning classification providing principally for residential use" (now "highest restrictive use") under the municipality's zoning ordinance.

STATE MANDATES FISCAL NOTE (DCCA)

SB106 fails to create a State mandate.

HOME RULE NOTE

SB 106 does not preempt home rule authority.

HOUSE AMENDMENT NO. 1.

```
Adds reference to:
55 ILCS 5/3-6036
                           from Ch. 34, par. 3-6036
55 ILCS 5/5-1060
                           from Ch. 34, par. 5-1060
60 ILCS 1/15-10
65 ILCS 5/1-1-7
                          from Ch. 24, par. 1-1-7
65 ILCS 5/7-1-47
                          from Ch. 24, par. 7-1-47
65 ILCS 5/10-1-12
                           from Ch. 24, par. 10-1-12
65 ILCS 5/10-2.1-6
                           from Ch. 24, par. 10-2.1-6
65 ILCS 5/10-2.1-14
                           from Ch. 24, par. 10-2.1-14
70 ILCS 705/16.06
                           from Ch. 127 1/2, par. 37.06
220 ILCS 50/11.5 new
625 ILCS 5/6-306.5
                           from Ch. 95 1/2, par. 6-306.5
625 ILCS 5/11-209
                           from Ch. 95 1/2, par. 11-209
775 ILCS 5/2-104
                           from Ch. 68, par. 2-104
```

Deletes everything. Amends the Illinois Vehicle Code, Counties Code, and Illinois Municipal Code to provide that the corporate authorities of a municipality or the county board and the owner of a commercial and industrial facility that controls a parking area may by contract empower the municipality to regulate parking. Provides that the corporate authorities of a municipality may provide by ordinance that when it annexes territory, the territory automatically is classified to the "highest restrictive zoning classification providing principally for residential use" (now "highest restrictive use") under the municipality's zoning ordinance. Amends the Township Code to provide that after the effective date of the provisions, when territory is disconnected by court order or ordinance (now by county board resolution) from a city that is coterminous with a township, the territory shall be automatically disconnected from the coterminous township and shall be automatically connected to the adjacent township. Amends the Illinois Underground Utility Facilities Damage Prevention Act. Provides that a municipality's liability for indemnification of the System is limited to claims arising out of the acts or omissions of the municipality, its officers, agents, or employees or out of the operations of the municipality's underground utility facilities. Amends the Municipal Code and the Fire Protection District Act to provide that applicants for a position in a municipality's fire or police department shall be under 35 years of age with stated exceptions. Amends the Illinois Human Rights Act to include paramedics within the provisions allowing a mandatory retirement for police officers and firefighters. Makes other changes. Effective immediately.

STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

No change from previous State mandate note.

HOME RULE NOTE, H-AM 1

No change from previous home rule note.

HOUSE AMENDMENT NO. 2. (House recedes May 23, 1997)

Adds reference to:

New Act

30 ILCS 305/6

from Ch. 17, par. 6606

Creates the County Economic Development Project Area Tax Increment Allocation Act of 1997. Authorizes counties to adopt economic development plans and designate economic development project areas. Authorizes counties to fund project costs by the issuance of bonds and tax increment allocation procedures. Authorizes counties to establish commissions to exercise certain powers granted under the Act. Amends the Bond Authorization Act to exempt economic development projects pursuant to the County Economic Development Project Area Tax Increment Allocation Act of 1997.

HOUSE AMENDMENT NO. 3.

Adds reference to:

70 ILCS 810/8.4 new

70 ILCS 810/17

from Ch. 96 1/2, par. 6420

Amends the Cook County Forest Preserve District Act. Provides that the building codes of a county and not the building codes of any other unit of local government in which the affected district property is located, shall apply to all construction projects on property owned by the district. Provides that when a forest preserve district is located within a county governed by a county human resource ordinance (now any law regulating its civil service and the method of selecting its employees), then the district's employees shall be selected under and subject to the human resource ordinance (now, the law regulating the civil service).

HOUSE AMENDMENT NO. 4. (House recedes May 23, 1997)

Adds reference to:

55 ILCS 5/5-1121

55 ILCS 5/5-1080 rep.

Further amends the Counties Code. Provides that a county board may, upon a municipality's formal request, demolish, repair, declare abandoned, enforce a lien upon, or remove garbage from dangerous, uncompleted, or abandoned buildings within the territory of the county, but outside (now not within) the territory of any municipality after notice and a hearing. Repeals other provisions concerning the authority of a county board to demolish or repair dangerous, uncompleted, or abandoned buildings outside the territory of a municipality. Provides that the repeal of these provisions does not effect a cause of action filed before the effective date of this amendatory Act. Reenacts the provisions authorizing a county board in a county with a county health department to demolish or repair dangerous, uncompleted, or abandoned buildings within the territory of a municipality having a population of less than 50,000.

HOUSE AMENDMENT NO. 7. (House recedes May 23, 1997)

Provides that in the County Economic Development Project Area Tax Increment Allocation Act of 1997, the definition of "non-urban county" includes a county that does not have a population of less than 30,000 or in excess of 38,000 (instead of a county that does not have a population in excess of 35,000).

Jan 23 1997 First reading

Jan 28

Referred to Rules

Assigned to Local Government &

Feb 26

Mar 05

Elections Held in committee Held in committee

Mar 11	Amendment No.01	LOCAL GOVERN S Adopted
	1 1110110110111 1 1 1 1 1 1 1 1 1 1 1 1	Recommnded do pass as amend 007-000-000
M ar 12	Placed Calndr, Second Read Second Reading	
M 20	Placed Calndr, Third Readi	
Маг 20 Маг 21	Third Reading - Passed 05' Arrive House	7-000-000
	Placed Calendr, First Read	ng
Apr 08	Hse Sponsor SCOTT First reading	Referred to Rules
Apr 09	I not reading	Assigned to Local Government
May 01	Disease Cal 2nd Dida Che D	Do Pass/Short Debate Cal 017-000-000
	Placed Cal 2nd Rdg-Sht D	Home Rule Note RequestHUGHES
May 06	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note Filed
1.1 u y 00		Home Rule Note Filed
May 07	Cal Ord 2nd Rdg-Shr Dbt Amendment No.01	SCOTT
May 07	Amendment referred	
M 00	Cal Ord 2nd Rdg-Shr Dbt	
May 08	Amendment No.01 Rules refers to	SCOTT HLGV
	Cal Ord 2nd Rdg-Shr Dbt	TIEG V
May 09	Amendment No.01	SCOTT Boodented
	Second Reading-Short Deb	Be adopted pate
	Amendment No.01	SCOTT Adopted
		Fiscal Note Requested AS AMENDED/BLACK
		St Mandate Fis Nte ReqAS
	Held 2nd Rdg-Short Debar	AMENDED/BLACK
May 13	Amendment No.02	O'BRIEN
	Amendment referred Amendment No.03	to HRUL STROGER
	Amendment referred	
M 14	Held 2nd Rdg-Short Debat	te
May 14	Amendment No.04 Amendment referred	STROGER to HRUL
	Amendment No.05	COWLISHAW
	Amendment referred Amendment No.02	to HRUL O'BRIEN
	Rules refers to	HLGV
	Amendment No.03 Rules refers to	STROGER HLGV
	Amendment No.04	STROGER
	Rules refers to	HLGV
	Amendment No.05 Rules refers to	COWLISHAW HLGV
	Held 2nd Rdg-Short Deba	te
May 15	Amendment No.02	O'BRIEN Be adopted
	Amendment No.03	STROGER
	Amendment No.04	Be adopted STROGER
		Be adopted
	Amendment No.05	COWLISHAW MOTION-BE ADOPTED
		Lost
		Remains in CommiLocal Government
		St Mandate Fis Note Filed Home Rule Note Filed
	Amendment No.06	O'BRIEN
	Amendment referred Amendment No.06	to HRUL O'BRIEN
	* MANAGEMENT TOO TO	Be adopted

May 15—Cont	Amendment No.07 Amendment referred Amendment No.07	O'BRIEN	
	Amendment No.02	Be adopted O'BRIEN	Adopted
	Amendment No.03	STROGER	Adopted
	Amendment No.04	STROGER	Adopted
	Amendment No.06 Amendment No.07	O'BRIEN O'BRIEN	Withdrawn Adopted
	Amendment 140.07	Fiscal Note Request W/d	
		St Mandate Fis Nte Req-	
M 1/	Pld Cal Ord 3rd Rdg-Sht I	Obt	
May 16	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot		
	Sec. Desk Concurrence 01,	02.03.04.07	
May 19	Filed with Secretary		
•		Mtn non-concur - Hse An	nend
	Filed with Secretary	-BUTLER	
	I fied with Secretary	Mtn concur - House Amer	nd
	Motion referred to	SRUL	
	Filed with Secretary	Mtn non-concur - Hse An	nend
May 20		Mtn concur - House Ame	
, 20	Rules refers to	SLGV	
		Mtn concur - House Amer	nd
May 21		Be adopted Mtn concur - House Ame	nd
May 21	S Concurs in H Amend. 01		iiu
		Mtn non-concur - Hse An	nend
	S Noncocris in H Amend. 0	2,04,07	
	Arrive House Placed Cal Order Non-cone	rur 02 04 07	
	Theod Car Older I toll coll	Mtn recede - House Amei	nd
	Refer to Rules/Rul 75(a)	00.04.05	
May 23	Placed Cal Order Non-con-	cur 02,04,07 Be approved consideration	,
May 23	H Recedes from Amend. 2		1
	Passed both Houses	•	
Jun 20	Sent to the Governor		
Aug 17	Governor approved PUBLIC ACT 90-0481	Effective date 97-08-17	
SB-0107 DUDY	CZ - CULLERTON.	211001110 01110 77 00 17	
720 ILCS 5/24-2.1		8, par. 24-2.1	
720 ILCS 5/24-2.2		8, par. 24-2.2	
720 ILCS 5/24-3.2	from Ch. 3	8, par. 24-3.2	
	ninal Code of 1961. Char		
	defines these offenses to re	elate to armor piercing b	ıllets. Defines
armor piercing bull			
	NDMENT NO. 1.	-i 111+	
	n definition of armor piero E (Dpt. Corrections)	ing bunct.	
	cal impact or impact on the p	rison population.	
CORRECTIO			
No change fro JUDICIAL N	m DOC fiscal note.		
	a minimal increase in judicia	I workloads; there	
would not be a	n increase in the number of	udges needed.	
STATE MANDATES FISCAL NOTE (DCCA)			
SB107 fails to create a State mandate. HOME RULE NOTE			
SB 107 does not preempt home rule authority.			
	y Apply: Correctional	Deferred to Dulce	
Jan 23 1997 Jan 28	First reading	Referred to Rules Assigned to Judiciary	
Feb 27		To Subcommittee	

Mar 12	Amendment No.01	JUDICIARY S Adopted Recommnded do pass as amend 010-000-000
	Placed Calndr, Second Rea	
Mar 13	Second Reading	
	Placed Calndr, Third Readi	ng
Mar 14	Added as Chief Co-sponsor	
	Third Reading - Passed 05	6-000-000
	Arrive House	0 000 000
	Placed Calendr, First Read	ng
Mar 18	Hse Sponsor ACEVEDO	
1.10. 10	First reading	Referred to Rules
Mar 19	Added As A Joint Sponsor	
	Added As A Joint Sponsor	
	Added As A Joint Sponsor	
	Added As A Joint Sponsor	
Mar 21	riddo ris ri Jonie Sponsor	Assigned to Judiciary II - Criminal Law
Apr 29		Fiscal Note Filed
11pt 27		Correctional Note Filed
		Committee Judiciary II - Criminal Law
May 01		Do Pass/Short Debate Cal 015-000-000
,	Placed Cal 2nd Rdg-Sht D	
		Judicial Note Request ROSKAM
	Cal Ord 2nd Rdg-Shr Dbt	
May 02		Judicial Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
May 06		St Mandate Fis Note Filed
		Home Rule Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
May 07	Second Reading-Short Deb	pate
•	Pld Cal Ord 3rd Rdg-Sht I	
May 09	3rd Rdg-Sht Dbt-Pass/Vot	117-000-000
•	Passed both Houses	
Jun 06	Sent to the Governor	
Jul 23	Governor approved	
	PUBLIC ACT 90-0172	Effective date 98-01-01

SB-0108 BURZYNSKI - MOLARO.

225 ILCS 446/117 new

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993 to require licenses to include their license number in any advertising relating to services regulated by the Act. Sets forth penalties for failure to display a license or to provide an accurate license number to a publisher when advertising. Effective immediately.

Note(s) That May Apply: Fiscal

Jan 23 1997	First reading	Referred to Rules
Jan 28		Assigned to Licensed Activities
Feb 27		Recommended do pass 009-000-000
	Placed Caindr, Second Read	ing .
Feb 28	Second Reading	•
	Placed Calndr, Third Readi	ng
Mar 06	Third Reading - Passed 049	
Mar 07	Arrive House	
17441 07	Placed Calendr, First Read	פו
Mar 11	Hse Sponsor SAVIANO	-6
14141 11	First reading	Referred to Rules
Mar 18	i list reading	Assigned to Registration & Regulation
May 08		Do Pass/Short Debate Cal 024-000-000
May 00	Placed Cal 2nd Rdg-Sht Di	
Marrido		
May 09	Second Reading-Short Deb	
34 40	Pld Cal Ord 3rd Rdg-Sht D	
May 12	3rd Rdg-Sht Dbt-Pass/Vot	109-004-002
	Passed both Houses	
Jun 10	Sent to the Governor	
Jul 03	Governor approved	•
	PUBLIC ACT 90-0060	Effective date 97-07-03

81 SB-0109

SB-0109 SYVERSON - BURZYNSKI - BUTLER - PARKER - GEO-KARIS, DIL-LARD AND LINK.

720 ILCS 5/9-3

from Ch. 38, par. 9-3

Amends the Criminal Code of 1961. Provides that involuntary manslaughter in which the victim was a family or household member is a Class 2 felony, for which the person if sentenced to a term of imprisonment, shall be sentenced to not less than 3 years and not more than 14 years (now that offense is a Class 3 felony).

FISCAL NOTE (Dpt. Corrections)

Fiscal impact: \$310,000; prison population impact: 2 inmates.

CORRECTIONAL NOTE

No change from DOC fiscal note.

JUDICIAL NOTE

There may be an increase in judicial workloads; there would not be an increase in the number of judges needed.

STATE MANDATES FISCAL NOTE (DCCA)

SB109 fails to create a State mandate.

NOTE(S) THAT MAY APPLY: Correctional

Jan 23 1997 First reading Jan 28

Referred to Rules
Assigned to Judiciary

Jan 28

Added as Chief Co-sponsor BUTLER

Added as Chief Co-sponsor PARKER

Feb 27

Recommended do pass 008-000-000

Placed Calndr, Second Reading Added As A Co-sponsor DILLARD

Added as Chief Co-sponsor GEO-KARIS

Feb 28 Second Reading

Placed Calndr, Third Reading

Mar 04 Added As A Co-sponsor LINK Mar 06 Third Reading - Passed 055-000-000

First reading

Arrive House

Hse Sponsor SCOTT

Referred to Rules

Mar 11

Assigned to Judiciary II - Criminal Law

Apr 09 Added As A Joint Sponsor POE

Apr 24 Added As A Joint Sponsor FEIGENHOLTZ

Added As A Joint Sponsor MCKEON

Apr 29

Mar 07

Fiscal Note Filed Correctional Note Filed

Correctional Note Filed

May 01

Committee Judiciary II - Criminal Law Do Pass/Short Debate Cal 015-000-000

Placed Cal 2nd Rdg-Sht Dbt

ot
Judicial Note Request ROSKAM

Cal Ord 2nd Rdg-Shr Dbt

Judicial Note Filed

May 02 May 06

Cal Ord 2nd Rdg-Shr Dbt

St Mandate Fis Note Filed

Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt
May 08 3rd Rdg-Sht Dbt-Pass/Vot117-000-000

Passed both Houses

Jun 06 Sent to the Governor

Jul 15 Governor approved

PUBLIC ACT 90-0119 Effective date 98-01-01

SB-0110 GEO-KARIS – KLEMM – JACOBS – BUTLER – PETERSON AND PAR-KER.

625 ILCS 40/5-7

625 ILCS 40/5-7.2

625 ILCS 45/5-16

625 ILCS 45/5-16b

from Ch. 95 1/2, par. 315-11b

Amends the Boat Registration and Safety Act and the Snowmobile Registration and Safety Act. Provides that a person may not operate a snowmobile or boat if his or her alcohol concentration exceeds the level specified in the Illinois Vehicle Code (rather than 0.10). Amends the Boat Registration and Safety Act to provide that a person convicted of operating a watercraft while under the influence is guilty of a Class 4 felony if that person had a previous conviction for driving a motor vehicle or

snowmobile while under the influence. Provides that a police officer who has reasonable suspicion (instead of probable cause) to believe that a person is under the influence may request the person to submit to a breath screening test.

SENATE AMENDMENT NO. 1.

For the offense of operating a watercraft under the influence of alcohol or drugs, removes the provision that provides that a person convicted of the offense is guilty of a Class 4 felony if the person has a previous conviction for driving a vehicle or snow-mobile while under the influence of alcohol or drugs.

Referred to Rules

CORRECTIONAL NOTE

Jan 23 1997

SB110 would have minimal population and fiscal impact on DOC.

NOTE(s) THAT	

First reading

Jan 28	Assigned to Transportation		
	Added as Chief Co-spons	or BUTLER	
Feb 05	Added as Chief Co-spons		
Feb 27	Amendment No.01		Adopted
	1 200 2	Recomminded do pass a	
		009-001-001	.s umona
	Placed Calndr, Second Re	eadng	
	Added As A Co-sponsor	PARKER	
Mar 11	Second Reading		
	Placed Calndr, Third Rea	ding	
Mar 12	Third Reading - Passed (
	Arrive House		
	Placed Calendr, First Rea	idng	
Mar 20	Hse Sponsor CHURCHI		
	First reading	Referred to Rules	
Mar 21	1 00 . 1 0	Assigned to Transporta	tion & Motor
		Vehicles	
Apr 14	Added As A Joint Spons		
71p1 11	Added As A Joint Spons		
Apr 30	ridded ris ri somi opons	Do Pass/Short Debate	Cal 014-005-002
Apr 30	Placed Cal 2nd Rdg-Sht		Cal 014 005 002
	riacea Car zhu Rug-Shi	Correctional Note File	d
		Concedional Note I lie	u

Cal Ord 2nd Rdg-Shr Dbt

May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Added As A Joint Sponsor BERGMAN Added As A Joint Sponsor CLAYTON 3rd Rdg-Sht Dbt-Pass/Vot115-001-000

Passed both Houses

Jun 11 Sent to the Governor Jul 25 Governor vetoed

Oct 16 Placed Calendar Total Veto

Oct 30 Total veto stands.

SB-0111 BURZYNSKI.

May 08

May 13

55 ILCS 5/2-3015 new 55 ILCS 5/2-4010 new

Amends the Counties Code. Provides that no person is eligible to hold the office of county board member or commissioner in counties of less than 3,000,000 unless he or she is a legal voter and has been a resident of the county for at least one year next preceding the election.

Jan 23 1997 First reading Referred to Rules

July 20 1777	I ii st rouging	redefica to reales
Jan 28	_	Assigned to Local Government &
		Elections
Feb 26		Recommended do pass 006-000-000
	Placed Calndr, Second Read	dng
Feb 27	Second Reading	
	Placed Calndr, Third Readi	ng
Feb 28	Third Reading - Passed 056	6-000-000
	Arrive House	
	Placed Calendr, First Read	ng
Mar 05	Hse Sponsor WIRSING	•
Mar 07	First reading	Referred to Rules
Mar 11	-	Assigned to Local Government

May 01 Do Pass/Short Debate Cal 017-000-000 Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate May 06 Pld Cal Ord 3rd Rdg-Sht Dbt May 08 3rd Rdg-Sht Dbt-Pass/Vot117-000-000 Passed both Houses Jun 06 Sent to the Governor Jul 23 Governor approved PUBLIC ACT 90-0173 Effective date 98-01-01 SYVERSON - BURZYNSKI AND DILLARD.

SB-0112

55 ILCS 5/5-1086.1 from Ch. 34, par. 5-1086.1 725 ILCS 5/110-10 from Ch. 38, par. 110-10 730 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 5/5-7-1 from Ch. 38, par. 1005-7-1

Amends the Counties Code, the Code of Criminal Procedure of 1963, and the Unified Code of Corrections. Requires an offender who is placed on electronic monitoring for an alcohol or drug offense to pay the costs incidental to any mandatory drug or alcohol testing, or both, and the costs incidental to electronic monitoring (now the court may order the defendant to pay these costs). Provides that the fees shall be collected by the clerk of the circuit court and transmitted to the county treasurer who shall deposit the fees in the county working cash fund and use them to defray the costs of corrections.

HOUSE AMENDMENT NO. 1.

Adds reference to:

730 ILCS 5/5-8A-5 from Ch. 38, par. 1005-8A-5

Further amends the Unified Code of Corrections. Provides that the court may impose a reasonable fee (rather than a fee not to exceed \$5) for a person placed on probation and required to wear an approved monitoring device. Provides that before an order of electronic home detention, the supervising authority shall, where possible, secure the written consent of the participant and the person in whose name the telephone is registered.

Jan 23 1997	First reading	Referred to Rules
Jan 28		Assigned to Judiciary
Feb 27		Recommended do pass 008-000-000
	Placed Calndr, Second Read	ing .
Feb 28	Second Reading	0
	Placed Calndr, Third Readi	ng
Mar 06	Added As A Co-sponsor DI	
	Third Reading - Passed 056	
Mar 07	Arrive House	, 600 000
	Hse Sponsor WINTERS	
	First reading	Referred to Rules
Mar 11	That reading	Assigned to Judiciary II - Criminal Law
Apr 24	Added As A Joint Sponsor	
May 01	Amendment No.01	JUD-CRIMINAL H Adopted
May O1	Amendment No.01	Do Pass Amend/Short Debate
		015-000-000
	Discord Col 2nd Dda Che Di	
Ma 06	Placed Cal 2nd Rdg-Sht Di	
May 06	Second Reading-Short Deb	
14 00	Pld Cal Ord 3rd Rdg-Sht I	
May 08	3rd Rdg-Sht Dbt-Pass/Vot	103-010-003
May 09	Sec. Desk Concurrence 01	
May 12	Filed with Secretary	
		Mtn concur - House Amend
	Motion referred to	SRUL
May 14		Mtn concur - House Amend
	Rules refers to	SJUD
May 16		Mtn concur - House Amend
		Be approved consideration
May 20		Mtn concur - House Amend
	S Concurs in H Amend. 01	/057-000-000
	Passed both Houses	
Jun 18	Sent to the Governor	

Aug 15 Governor approved PUBLIC ACT 90-0399 Effective date 98-01-01

SB-0113 HAWKINSON - CULLERTON.

625 ILCS 5/6-303 from Ch. 95 1/2, par. 6-303 from Ch. 95 1/2, par. 11-501

Amends the Illinois Vehicle Code to provide that for any prosecution for violating aggravated driving under the influence of alcohol or drugs provisions or driving while a license, permit, or privilege to operate a vehicle is suspended or revoked provisions, a certified copy of the driving abstract of the defendant shall be admitted as proof of any prior conviction. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

625 ILCS 5/2-123 from Ch. 95 1/2, par. 2-123

Further amends the Vehicle Code. Provides that any certified abstract issued by the Secretary of State or transmitted electronically by the Secretary (instead of any abstract issued by the Secretary), pursuant to the Section of the Vehicle Code concerning the sale and distribution of information, to a court or on request of a law enforcement agency for the record of a named person as to the status of the person's driver's license shall be prima facie evidence of the facts stated in the abstract and if the name in the abstract is the same as that of a person named in an information or warrant, the abstract shall be prima facie evidence that the person named is the same person. Adds that if the name in the abstract is the same as that of a person named in an information or warrant, the abstract shall also be admissible for any prosecution under the Vehicle Code and be admitted as proof of any prior conviction or proof of records, notices, or orders recorded on the driving records.

[In 23 1997] First reading Referred to Rules

Jan 23 1997	rirst reading	Referred to Rules
Jan 28		Assigned to Judiciary
Jan 29	Added as Chief Co-sponsor	CULLERTON
Feb 27		Recommended do pass 008-000-000
100 27	Placed Calndr, Second Read	
Feb 28	Second Reading	m.8
1 00 28		· ·
Man 06	Placed Calndr, Third Readi	
Mar 06	Third Reading - Passed 056	5-000-000
Mar 07	Arrive House	
	Placed Calendr, First Readr	ng
Mar 13	Hse Sponsor STEPHENS	
	First reading	Referred to Rules
Mar 18	·	Assigned to Judiciary I - Civil Law
Apr 30	Amendment No.01	JUD-CIVIL LAW H Adopted
		Do Pass Amend/Short Debate
		010-000-000
	Placed Cal 2nd Rdg-Sht Dl	
May 01		
May 01	Second Reading-Short Deb	
M 0/	Pld Cal Ord 3rd Rdg-Sht D	
May 06	3rd Rdg-Sht Dbt-Pass/Vot	107-000-000
May 07	Sec. Desk Concurrence 01	
	Filed with Secretary	
		Mtn concur - House Amend
	Motion referred to	SRUL
May 14		Mtn concur - House Amend
,	Rules refers to	SJUD
May 16	1,0,00 1,110 00	Mtn concur - House Amend
1.14, 10		Be approved consideration
May 20		Mtn concur - House Amend
May 20	S Concurs in H Amend. 01.	
		/ 058-000-000
	Passed both Houses	
Jun 18	Sent to the Governor	
Aug 15	Governor approved	
	PUBLIC ACT 90-0400	Effective date 97-08-15

SB-0114 CARROLL - SMITH - GARCIA - OBAMA AND TROTTER.

New Act

Creates the Medicaid Cost Savings Suggestion Award Program Act. Creates the Medicaid Cost Savings Suggestion Award Program Board to make cash or honor-

85

ary awards to employees of providers of medical assistance under Article V of the Public Aid Code whose adopted suggestions to the Division of Program Integrity of the Illinois Department of Public Aid result in substantial savings or improvement in the State medical assistance program.

```
NOTE(S) THAT MAY APPLY: Fiscal
Jan 23 1997 First reading Referred to Rules
Jan 28 Assigned to Public Health & Welfare
To Subcommittee
Mar 06 Added As A Co-sponsor TROTTER
Mar 11 Held in committee
Committee Public Health & Welfare
Refer to Rules/Rul 3-9(a)
```

SB-0115 DONAHUE AND DILLARD.

```
40 ILCS 5/2-123
                                from Ch. 108 1/2, par. 2-123
40 ILCS 5/14-103.05
                                 from Ch. 108 1/2, par. 14-103.05
40'ILCS 5/14-108
                                from Ch. 108 1/2, par. 14-108
40 ILCS 5/14-130
                                from Ch. 108 1/2, par. 14-130
                                from Ch. 108 1/2, par. 14-133
40 ILCS 5/14-133
40 ILCS 5/21-103
                                from Ch. 108 1/2, par. 21-103
40 ILCS 5/21-109
                                from Ch. 108 1/2, par. 21-109
40 ILCS 5/21-115
                                from Ch. 108 1/2, par. 21-115
```

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 Employee Article of the Illinois Pension Code. Authorizes the Board to adopt rules governing the repayment of refunds and establishment of credits in cases involving awards of back pay or reinstatement. Provides that the rules may authorize repayment of a refund in installment payments and may waive the payment of interest on refund amounts repaid in full within a specified period. Specifies that members of certain professional licensing and disciplinary boards who are compensated on a per-diem basis do not participate in the System. Removes the requirement that certain security employees of the Department of Corrections or Human Services must be employed full-time in order to qualify for their special retirement formula. Amends the Social Security Enabling Act Article of the Illinois Pension Code. Abolishes the Social Security Contribution Fund at the close of business on June 30, 1997. Deletes obsolete references to the Fund. Transfers any remaining balance into the Social Security Administration Fund. Effective immediately.

```
PENSION IMPACT NOTE
```

SB 115 will have an minimal fiscal impact on these retirement systems.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Jan 23 1997 First reading Referred to Rules

Jan 28 Assigned to Insurance & Pensions

Added As A Co-sponsor DILLARD

Feb 26 To Subcommittee
Mar 11 Pension Note Filed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0116 DILLARD - PARKER - DUDYCZ.

```
625 ILCS 5/12-215 from Ch. 95 1/2, par. 12-215 720 ILCS 5/32-5.1 from Ch. 38, par. 32-5.1
```

Amends the Illinois Vehicle Code. Changes the penalty for certain unauthorized uses of oscillating, rotating, or flashing lights on motor vehicles from a Class A misdemeanor to a Class 4 felony. Amends the Criminal Code of 1961. Provides that unauthorized use of oscillating, rotating, or flashing lights constitutes false personation of a peace officer.

```
Note(s) That May Apply: Correctional
Jan 23 1997 First reading Referred to Rules
Jan 28 Assigned to Transportation
Added as Chief Co-sponsor PARKER
Jan 29 Added as Chief Co-sponsor DUDYCZ
Feb 27 Postponed
```

Mar 05 Postponed Mar 12 Postponed

Mar 15 Committee Transportation
Refer to Rules/Rul 3-9(a)

SB-0117 DILLARD.

720 ILCS 5/3-1 from Ch. 38, par. 3-1

Amends the Criminal Code of 1961. Makes a grammatical change in Section providing that a person is presumed innocent until proved guilty.

providing that a person is presumed innocent until proved guilty.

Jan 23 1997 First reading Referred to Rules

Jan 28 Assigned to Judiciary

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0118 DILLARD.

725 ILCS 5/108-7 from Ch. 38, par. 108-7

Amends the Code of Criminal Procedure of 1963. Makes a grammatical change in Section relating to the command to a person executing a search warrant.

Jan 23 1997First readingReferred to RulesJan 28Assigned to JudiciaryMar 15Refer to Rules/Rul 3-9(a)

SB-0119 DILLARD.

730 ILCS 5/3-2-4 from Ch. 38, par. 1003-2-4

Amends the Unified Code of Corrections. Makes a grammatical change in Section relating to the Governor visiting institutions of the Department of Corrections.

Jan 23 1997 First reading Referred to Rules
Jan 28 Assigned to Judiciary
To Subcommittee
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL

Re-referred to Judiciary

Oct 30 Postponed Committee Judiciary

SB-0120 MADIGAN – CULLERTON – MAHAR – DUDYCZ – BURZYNSKI.

705 ILCS 405/5-1 from Ch. 37, par. 805-1

Amends the Juvenile Court Act of 1987. Makes a technical change in Section relating to jurisdiction over delinquents.

JUDICIAL NOTE

No decrease or increase in the number of judges needed.

STATE MANDATES FISCAL NOTE (DCCA)

SB120 fails to create a State mandate. FISCAL NOTE (Dpt. Corrections)

There is no fiscal or prison population impact on DOC.

CORRECTIONAL NOTE

No change from DOC fiscal note.

HOME RULE NOTE

SB 120 does not preempt home rule authority.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 705 ILCS 405/5-1 Adds reference to:

705 ILCS 405/5-20 from Ch. 37, par. 805-20

Deletes everything. Amends the Juvenile Court Act of 1987. Provides that if the court finds that a minor is delinquent, it shall state the offense or offenses on which the finding is based.

STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

No change from previous note.

Jan 23 1997First readingReferred to RulesJan 28Assigned to JudiciaryFeb 27To Subcommittee

Feb 28 Added as Chief Co-sponsor CULLERTON

Mar 12 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 13 Second Reading

Placed Calndr, Third Reading

Mar 14	Third Reading - Passed 057-000-000 Arrive House
M ar 19	Placed Calendr, First Reading Hse Sponsor DART
M 21	First reading Referred to Rules
Mar 21 May 01	Assigned to Judiciary II - Criminal Law Re-assigned to Judiciary I - Civil Law
May 02	Judicial Note Filed
1410, 02	Committee Judiciary I - Civil Law
May 06	St Mandate Fis Note Filed
	Committee Judiciary I - Civil Law
May 07	Fiscal Note Requested CROSS
	Correctional Note Requested CROSS
	Home Rule Note RequestCROSS Do Pass/Short Debate Cal 008-000-001
	Placed Cal 2nd Rdg-Sht Dbt
May 09	Fiscal Note Filed
,	Correctional Note Filed
	Cal Ord 2nd Rdg-Shr Dbt
M ay 12	Home Rule Note Filed
May 12	Cal Ord 2nd Rdg-Shr Dbt
May 13	Amendment No.01 DART Amendment referred to HRUL
	Second Reading-Short Debate
	Held 2nd Rdg-Short Debate
May 14	Amendment No.01 DART
	Be adopted
	Amendment No.01 DART Adopted
May 15	Pld Cal Ord 3rd Rdg-Sht Dbt St Mandate Fis Note Filed
May 15	3rd Rdg-Sht Dbt-Pass/Vot073-043-000
	Added As A Joint Sponsor CROSS
	Added As A Joint Sponsor BROSNAHAN
	Added As A Joint Sponsor DURKIN
M 16	Added As A Joint Sponsor SCOTT
May 16	Sec. Desk Concurrence 01 Filed with Secretary
	Mtn non-concur - Hse Amend
May 19	S Noncners in H Amend. 01
	Arrive House
M 20	Placed Cal Order Non-concur 01 MTN REFUSE RECEDE-HSE
May 20	MIN REPUSE RECEDE-IISE AMEND
	H Refuses to Recede Amend 01
	H Requests Conference Comm 1ST
	Hse Conference Comm Apptd 1ST/DART,
	CURRIE, TURNER, ART
	CHURCHILL AND JOHNSON,TOM
May 23	Sen Accede Req Conf Comm 1ST
111ay 25	Sen Conference Comm Apptd 1ST/HAWKINSON,
	DILLARD, PETKA,
	CULLERTON, OBAMA
Oct 16	Added as Chief Co-sponsor MAHAR
	Added as Chief Co-sponsor DUDYCZ Added as Chief Co-sponsor BURZYNSKI
Nov 13	Sponsor Removed HAWKINSON
110. 15	Chief Sponsor Changed to MADIGAN
Nov 14	House report submitted
	Conf Comm Rpt referred to 1ST/HRUL
	House report submitted
	Filed with Secretary Conference Committee Report
	Conf Comm Rpt referred to SRUL
	Alt Primary Sponsor Changed BURKE
	Joint-Alt Sponsor Changed WOJCIK
In 15 1000	Added As A Joint Sponsor BUGIELSKI
Jan 15 1998	Conference Committee Report Rules refers to SJUD
	Senate report submitted
	Deliare report ductiments

SB-0121 88

SB-0121 HAWKINSON.

720 ILCS 5/7-13 from Ch. 38, par. 7-13

Amends the Criminal Code of 1961. Makes a grammatical change in Section relating to the defense of necessity.

Jan 23 1997First readingReferred to RulesJan 28Assigned to JudiciaryMar 15Refer to Rules/Rul 3-9(a)May 31Ruled Exempt Under Sen Rule 3-9(B) SRUL

Re-referred to Judiciary
Oct 30 Postponed

SB-0122 HAWKINSON.

725 ILCS 5/111-1 from Ch. 38, par. 111-1

Amends the Code of Criminal Procedure of 1963. Makes a technical change in Section describing the commencement of prosecution.

SENATE AMENDMENT NO. 1.

Deletes reference to: 725 ILCS 5/111-1 Adds reference to: 725 ILCS 5/115-4.1

from Ch. 38, par. 115-4.1

Deletes everything. Amends the Code of Criminal Procedure of 1963. Permits the court to commence trial in the absence of the defendant in misdemeanor cases (now the court may commence trial in the absence of the defendant only in non-capital felony cases). Effective immediately.

Jan 23 1997 First reading Referred to Rules
Jan 28 Assigned to Judiciary
Mar 15 Ruled Exempt Under Sen Rule 3-9(B) SRUL
Re-referred to Judiciary

Oct 30 Amendment No.01 JUDICIARY S Adopted Recommended do pass as amend

007-000-000

Committee Judiciary

Placed Calndr, Second Reading
Nov 12 Second Reading

Placed Calndr, Third Reading
Dec 15 Refer to Rules/Rul 3-9(b)

SB-0123 HAWKINSON.

730 ILCS 5/5-1-17 from Ch. 38, par. 1005-1-17

Amends the Unified Code of Corrections. Makes a grammatical change in Section involving definition of a petty offense.

SENATE AMENDMENT NO. 1.

Deletes reference to: 730 ILCS 5/5-1-17 Adds reference to: New Act 30 ILCS 105/5.449 new

Deletes the title and everything after the enacting clause. Creates the Sex Offender Management Board Act. Creates the Sex Offender Management Board. Creates the Sex Offender Management Board Fund in the State Treasury. Provides that the Board shall develop and prescribe a plan to research and analyze the effectiveness of the evaluation, identification, and counseling procedures and programs for sex offenders, to develop guidelines and standards for a system of programs for the counseling of juvenile and adult sex offenders and for tracking sex offenders who have been subjected to evaluation, identification, and treatment. Effective immediately.

SENATE AMENDMENT NO. 2.

Deletes provision requiring that the Sex Offender Management Board contain 2 members appointed by the Attorney General who are public defenders, one representing juvenile court matters and one representing adult court matters. Provides instead that one member shall be the Cook County Public Defender or his or her designee and one member shall be the State Appellate Defender or his or her designee.

CORRECTIONAL NOTE

CORRECTIO	NAL NOTE		
The population	n and fiscal impact is unknow	vn.	
Jan 23 1997	First reading	Referred to Rules	
Jan 28		Assigned to Judicia	ırv
Mar 05		Postponed	,
Mar 12	Amendment No.01	JUDICIARY S	Adopted
		Recommnded do po	
	Placed Calndr, Second Rea	dng	
Mar 13	Second Reading	· ·	
	Placed Calndr, Third Read	ing	
Mar 14	Filed with Secretary	0	
	Amendment No.02	HAWKINSON	
	Amendment referred		
Mar 17	Amendment No.02	HAWKINSON	
	1 20100100110110 1 1010 2	Be approved consid	leration
Mar 18	Recalled to Second Reading		
	Amendment No.02	HAWKINSON	Adopted
	Placed Calndr, Third Read		. respice
Mar 19	Third Reading - Passed 05		
	Arrive House	, 000 000	
	Hse Sponsor DURKIN		
	Placed Calendr, First Read	ng	
Mar 20	First reading	Referred to Rules	
Mar 21	,	Assigned to Judicia	ry II - Criminal Law
Apr 16	Added As A Joint Sponsor		,
•	Added As A Joint Sponsor		
Apr 22	Added As A Joint Sponsor		
Apr 24	Added As A Joint Sponsor		_
Apr 30		Correctional Note	
			ry II - Criminal Law
May 01			pate Cal 015-000-000
,	Placed Cal 2nd Rdg-Sht D	Obt.	
May 06	Second Reading-Short Del		
, -	Pld Cal Ord 3rd Rdg-Sht I		
May 08	3rd Rdg-Sht Dbt-Pass/Vo		
•	Passed both Houses		

SB-0124 GARCIA – SHAW – TROTTER.

215 ILCS 5/155.31 new

Jun 06

Jul 22

Amends the Illinois Insurance Code. Provides that a company may not cancel or refuse to issue or renew a policy of homeowners or renters insurance because the insured premises are operated as a day care home or group day care home. Provides that losses arising out of or in connection with day care provided in a day care home or group day care home may not be covered under a homeowners or renters insurance policy. Requires a separate policy or endorsement for which premiums are assessed and paid for coverage for those losses.

PUBLIC ACT 90-0133 Effective date 97-07-22

FISCAL NOTE (Dpt. Insurance)

SB124 will have no fiscal impact on the Department.

Sent to the Governor

Governor approved

HOUSE AMENDMENT NO. 1.

Replaces the title and everything after the enacting clause. Provides that insurers may not cancel fire and extended coverage insurance solely because the covered property is used as a licensed day care home or licensed group day care home. Allows that coverage to be made by a separate policy or endorsement. Allows cancellation with respect to unlicensed day care homes or group day care homes. Allows policies and related advertising material to be in a language other than English.

FISCAL NOTE, H-AM 1 (Dpt. of Insurance)

No change from previous note.

STATE MANDATES FISCAL NOTE, AMENDED (DCCA)

Fails to create a State mandate.

Jan 23 1997 First reading Referred to Rules

Jan 28 Assigned to Insurance & Pensions

	Postponed
Placed Calndr, Second Read	Recommended do pass 010-000-000 dng
Added as Chief Co-sponsor Added as Chief Co-sponsor Third Reading - Passed 059 Arrive House	SHAW TROTTER 9-000-000
Hse Sponsor SILVA Added As A Joint Sponsor	MAUTINO
First reading	Referred to Rules Assigned to Insurance
	Fiscal Note Filed
Amendment No.01	Committee Insurance INSURANCE H Adopted Do Pass Amend/Short Debate 019-000-000
Placed Cal 2nd Rdg-Sht Di	bt
CIOIOINI DI CI DI	Fiscal Note Requested AS AMENDED/BRADY St Mandate Fis Nte ReqAS AMENDED/BRADY Fiscal Note Filed
	pate
Held 2nd Rdg-Short Debat	e
Held 2nd Rdg-Short Debat	St Mandate Fis Note Filed
Pld Cal Ord 3rd Rdg-Sht I 3rd Rdg-Sht Dbt-Pass/Vot	Obt :117-000-000
Added As A Joint Sponsor Added As A Joint Sponsor Sec. Desk Concurrence 01	FEIGENHOLTZ
Theu with Secretary	Mtn concur - House Amend
Motion referred to	SRUL Mtn concur - House Amend
Rules refers to	SINS
	Mtn concur - House Amend Be adopted
•	Mtn concur - House Amend
	/058-000-000
Sent to the Governor	
	Effective date 08_01_01
	Elective date 90-01-01
 -	0. par. 403
	ion of Marriage Act. Provides that the
tion of marriage shall indi ling in any other county of IDATES FISCAL NOTE, H	cate whether a petition for dissolution r state. Effective October 1, 1997. HOUSE INTRODUCTION (DCCA)
	late. Referred to Rules
1 Hot reading	Assigned to Judiciary
Placed Calndr.Second Rea	Recommended do pass 008-000-000
Second Reading Placed Calndr, Third Read	ing
Third Reading - Passed 05	6-000-000
Placed Calendr, First Read	ng
Hse Sponsor WINTERS First reading	Referred to Rules
	Second Reading Placed Calndr, Third Readi Added as Chief Co-sponsor Added as Chief Co-sponsor Third Reading - Passed 059 Arrive House Placed Calendr, First Readi Hse Sponsor SILVA Added As A Joint Sponsor First reading Amendment No.01 Placed Cal 2nd Rdg-Shr Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debat Held 2nd Rdg-Short Debat Pld Cal Ord 3rd Rdg-Sht I 3rd Rdg-Sht Dbt-Pass/Vot Added As A Joint Sponsor Adde

```
Apr 09
                                        Assigned to Judiciary I - Civil Law
Apr 30
                                        Do Pass/Short Debate Cal 011-000-000
              Placed Cal 2nd Rdg-Sht Dbt
              Second Reading-Short Debate
May 01
              Pld Cal Ord 3rd Rdg-Sht Dbt
May 08
                                        St Mandate Fis Note Filed
                                        IN THE HOUSE
              3rd Rdg-Sht Dbt-Pass/Vot117-000-000
              Passed both Houses
Jun 06
              Sent to the Governor
Jul 23
              Governor approved
                PUBLIC ACT 90-0174 Effective date 97-10-01
```

SB-0126 CULLERTON.

425 ILCS 35/1 from Ch. 127 1/2, par. 127

Amends the Fireworks Use Act. Includes sparklers as "fireworks" for purposes of the Act. Effective immediately.

Jan 23 1997 First reading Referred to Rules
Jan 28 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0127 CULLERTON.

35 ILCS 105/2	from Ch. 120, par. 439.2
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 120/1	from Ch. 120, par. 440
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. Exempts from the Acts the sale of books sold for use as textbooks for courses in private or public, elementary or secondary schools. Deletes provision stating that the selling of schools books by schools at retail is not "primarily for the purposes of" the school which does the selling.

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

SB-0128 DONAHUE - MAITLAND.

```
720 ILCS 600/2 from Ch. 56 1/2, par. 2102
720 ILCS 600/4 from Ch. 56 1/2, par. 2104
```

Amends the Drug Paraphernalia Control Act. Defines drug paraphernalia to include any item described as drug paraphernalia that is advertised as a replica or decorative device or display item. Exempts these items when they are rendered entirely unworkable or unusable in all of their parts and functions so that they cannot be used or retrofitted for use as functioning drug paraphernalia devices. Eliminates exemption for items that are marketed for the processing or use of tobacco or other lawful substances and have not historically and customarily been used in connection with these purposes. Effective immediately.

```
SENATE AMENDMENT NO. 1.
```

Adds reference to:

720 ILCS 600/6 from Ch. 56 1/2, par. 2106

Changes definition of drug paraphernalia to include equipment, products, and materials that are primarily intended or designed for (rather than peculiar to and marketed for) the manufacture, growing, storage, concealing, ingesting, injection, or inhalation of cannabis or controlled substances. Includes certain items in those that constitute drug paraphernalia. Provides that in determining whether an item of drug paraphernalia is exempt the direct or circumstantial evidence of the ratio of

sales of the items to the total sales of tobacco products should be considered. Deletes provision that draws an inference in favor of the legitimacy of the transaction or item.

FISCAL NOTE (Dpt. Corrections)

Fiscal and corrections population impacts are minimal.

CORRECTIONAL NOTE

No change from DOC fiscal note.

JUDICIAL NOTE

There may be an increase in judicial workloads; it is not possible to determine impact on the number of judges needed.

STATE MANDATÉS FISCAL NOTE (DCCA)

SB128 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Deletes provision that includes in the definition of drug paraphernalia certain described items that are advertised or sold as replicas or decorative devices or display items. In purpose provisions of the Act declares that the Act is intended to suppress the commercial traffic in and possession of items that are clearly and beyond a reasonable doubt primarily intended or designed (rather than marketed) for the illegal use of cannabis or controlled substances.

Note(s) That May Apply: Correctional

Jan 23 1997	rirst reading	Referred to Kule	8
Jan 28		Assigned to Judio	ciary
Mar 05		Postponed	
Mar 12	Amendment No.01	JUDICIARY	S Adopted
		Recommnded do 009-000-001	pass as amend
	Placed Calndr, Second Rea	adng	
Mar 13	Second Reading	-	
	Placed Calndr, Third Read		

Mar 14 Third Reading - Passed 054-002-000
Arrive House
Placed Calendr, First Reading
Mar 19 Hse Sponsor BRUNSVOLD

First reading Referred to Rules

Mar 21 Assigned to Judiciary II - Criminal Law Fiscal Note Filed Correctional Note Filed

Committee Judiciary II - Criminal Law
May 02 Judicial Note Filed

Committee Judiciary II - Criminal Law
May 06 St Mandate Fis Note Filed

Iay 06 St Mandate Fis Note Filed
Committee Judiciary II - Criminal Law

Added As A Joint Sponsor NOVAK

Added As A Joint Sponsor GASH
May 08 Amendment No.01 JUD-CRIMINAL H Adopted

Motion Do Pass Amended-Lost 002-004-006 HJUB Remains in CommiJudiciary II -

Criminal Law

Re-Refer Rules/Rul 9(B)

SB-0129 DUDYCZ - PARKER.

10 ILCS 5/29-14.5 new

Amends the Election Code. Prohibits any person from knowingly publishing or broadcasting campaign materials that contain an altered or fraudulent picture. Provides that any candidate or political committee that publishes or broadcasts an altered or fraudulent picture shall be liable for the cost of publishing or broadcasting a public acknowledgement that the campaign materials were altered or fraudulent, and the unaltered picture.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Election Code. Prohibits any person from knowingly distributing, publishing, or broadcasting campaign materials that contain an altered or fraudulent picture. Defines "campaign materials" and "altered or fraudulent picture". Provides that a candidate or political party shall be liable for the cost of distributing or broadcasting a public acknowledgement that the campaign materials were altered or fraudulent, and the original unaltered picture.

SENATE AMENDMENT NO. 2.

Amends the Election Code to provide that any person who violates the Section concerning altered or fraudulent pictures shall be liable for the cost of distributing, publishing or broadcasting a public acknowlegement that the campaign materials were altered or fraudulent. Provides that in addition to any other penalties, a violation of the Section is a Class B misdemeanor.

FISCAL NOTE (Dept. of Corrections) SB129 will have no fiscal or prison population impact on DOC. CORRECTIONAL NOTE No change from DOC fiscal note. FISCAL NOTE (State Board of Elections) SB129 would have minimal fiscal impact on St. Bd. of Elections. JUDICIAL NOTE It is not possible to determine what impact the bill will have on the need to increase the number of judges in the state. HOME RULE NOTE SB 129 fails to preempt home rule authority STATE MANDATES FISCAL NOTE (DCCA) SB 129 fails to create a State mandate. Jan 23 1997 First reading Referred to Rules Jan 28 Assigned to Local Government & Elections Added as Chief Co-sponsor PARKER To Subcommittee Feb 26 Mar 11 Amendment No.01 LOCAL GOVERN S Recommended do pass as amend 000-000-800 Placed Calndr, Second Reading Mar 12 Second Reading Placed Calndr, Third Reading Mar 17 Filed with Secretary Amendment No.02 DUDYCZ Amendment referred to SRUL Amendment No.02 DUDYCZ Rules refers to SLGV Mar 19 Amendment No.02 DUDYCZ Be adopted Recalled to Second Reading Amendment No.02 DUDYCZ Adopted Placed Calndr, Third Reading Mar 20 Third Reading - Passed 046-003-006 Mar 21 Arrive House Placed Calendr, First Reading Apr 09 Hse Sponsor CAPPARELLI First reading Referred to Rules Apr 11 Assigned to Executive Apr 30 Do Pass/Short Debate Cal 015-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested STEPHENS St Mandate Fis Nte ReqSTEPHENS Correctional Note Requested **STEPHENS** Judicial Note Request STEPHENS Cal Ord 2nd Rdg-Shr Dbt May 01 Fiscal Note Filed Correctional Note Filed Cal Ord 2nd Rdg-Shr Dbt May 02 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt May 08 Judicial Note Filed Amendment No.01 TURNER, JOHN Amendment referred to HRUL Amendment No.02 TURNER, JOHN Amendment referred to HRUL Cal Ord 2nd Rdg-Shr Dbt St Mandate Fis Note Filed

Home Rule Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Mar 13

Mar 20

Second Reading

Placed Calndr, Third Reading

PURSUANT TO RULE

2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997.

Amendment No.01 TURNER, JOHN May 09 Rules refers to HEXC Amendment No.02 TURNER, JOHN Rules refers to HEXC Cal Ord 2nd Rdg-Shr Dbt Amendment No.02 May 12 TURNER.JOHN MOTION-BE ADOPTED Lost Amendment No.02 TURNER.JOHN Remains in CommiExecutive Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 16 May 20 Re-Refer Rules/Rul 9(B) 3RD READING AND PASSAGE DEADLINE EXTENDED - 5/31/97 Recommends Consideration HRUL Plcd Cal 2nd Rdg Std Dbt Second Reading-Stnd Debate Hld Cal Ord 2nd Rdg-Shr Dbt Pld Cal Ord 3rd Rdg-Std Dbt May 22 Jul 02 Re-refer Rules/Rul 19(b) RULES HRUL SB-0130 RAUSCHENBERGER. New Act Creates the Local Government Contract Lobbyist Disclosure Act. Provides that units of local government, including home rule units, and school districts shall identify by line item in their annual budget each agreement with a contract lobbyist to provide lobbying services. Exempts from these provisions employees of the governmental units and entities paid association dues or subscriptions. HOME RULE NOTE SB 130 preempts the home rule authority of units of local gov't to require them to include a specific line item(s) in their budget identifying agreements with contract lobbyists, and the amount of compensation paid for service. NOTE(S) THAT MAY APPLY: Home Rule Jan 23 1997 First reading Referred to Rules Jan 28 Assigned to Local Government & Elections Feb 26 Recommended do pass 007-000-000 Placed Caindr, Second Reading Feb 27 Home Rule Note RequestJACOBS Mar 12 Home Rule Note Filed Second Reading Placed Calndr, Third Reading Third Reading - Passed 057-000-000 Mar 14 Arrive House Placed Calendr, First Reading Mar 20 Mar 21 Hse Sponsor CHURCHILL First reading Referred to Rules Apr 08 Assigned to Local Government Home Rule Note Filed Committee Local Government Re-Refer Rules/Rul 9(B) May 08 SB-0131 MADIGAN. from Ch. 73, par. 967.1 215 ILCS 5/355.1 Amends the Illinois Insurance Code. Adds a Section caption and makes technical changes in a Section concerning loss of time benefits. Jan 23 1997 First reading Referred to Rules Jan 28 Assigned to Insurance & Pensions Mar 04 Postponed Mar 11 Recommended do pass 010-000-000 Placed Calndr, Second Reading

May 30

PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO JANUARY 1, 1998.

Calendar Order of 3rd Rdng 97-03-14

Jul 02

Refer to Rules/Rul 3-9(b)

SB-0132 MADIGAN.

215 ILCS 5/143.10b

from Ch. 73, par. 755.10b

Amends the Illinois Insurance Code. Makes technical and stylistic changes.

Jan 23 1997 First reading Referred to Rules Jan 28 Assigned to Insurance & Pensions Mar 04 Postponed Mar 11 Recommended do pass 010-000-000 Placed Calndr, Second Reading

Mar 13 Second Reading

Placed Calndr, Third Reading

May 07 Motion filed WEAVER - RE-REFER

FROM CAL. 3RD RDG. TO SENATE RULES. Motion prevailed

May 08 May 08

037-011-006 Re-referred to Rules

SB-0133 DUDYCZ.

40 ILCS 5/14-110

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

Amends the State Employee Article of the Illinois Pension Code to allow State police officers to establish service credit for certain time spent as a law enforcement officer employed by the federal government or a state or local government located outside of Illinois. Requires payment of both employee and employer contributions plus interest. Effective immediately.

PENSION IMPACT NOTE

The cost cannot be determined, since the amount of prior federal service credit that could be established is unknown.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Jan 23 1997 First reading Referred to Rules Jan 28 Assigned to Insurance & Pensions Feb 26 To Subcommittee Mar 05 Pension Note Filed Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a)

SB-0134 DUDYCZ.

40 ILCS 5/14-114

from Ch. 108 1/2, par. 14-114

Amends the State Employee Article of the Pension Code to accelerate the initial automatic annual increase in retirement annuity for certain retired State policemen. Effective immediately.

PENSION IMPACT NOTE

SB 134 would increase the accrued liabilities of the System by at least \$7.2 million.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Jan 23 1997 First reading Referred to Rules Jan 28 Assigned to Insurance & Pensions Feb 26 To Subcommittee Mar 05 Pension Note Filed Committee Insurance & Pensions

Mar 15

SB-0135 DUDYCZ.

40 ILCS 5/14-110

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

Refer to Rules/Rul 3-9(a)

Amends the State Employee Article of the Pension Code to provide a one-time increase in the minimum retirement annuity for certain retired State policemen. Effective immediately.

PENSION IMPACT NOTE

The fiscal impact of SB 135 has not been determined, but it is

expected to be significant. NOTE(s) THAT MAY APPLY: Fiscal; Pension Jan 23 1997 First reading Referred to Rules Assigned to Insurance & Pensions Jan 28 Feb 26 To Subcommittee Pension Note Filed Mar 11 Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a) SB-0136 DUDYCZ. 40 ILCS 5/14-118 from Ch. 108 1/2, par. 14-118 from Ch. 108 1/2, par. 14-120 40 ILCS 5/14-120 Amends the State Employee Article of the Illinois Pension Code. Provides that a person with at least 20 years of service as a State policeman need not be married for one year before retirement in order to qualify a surviving spouse for a widow's or survivor's annuity. Effective immediately. PENSION IMPACT NOTE The fiscal impact is unknown but is not expect to be signifi-NOTE(s) THAT MAY APPLY: Fiscal; Pension Jan 23 1997 First reading Referred to Rules Assigned to Insurance & Pensions Jan 28 Feb 26 To Subcommittee Mar 05 Pension Note Filed Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a) SB-0137 DUDYCZ. 40 ILCS 5/14-120 from Ch. 108 1/2, par. 14-120 40 ILCS 5/14-128 from Ch. 108 1/2, par. 14-128 Amends the State Employee Article of the Pension Code to restore benefits to certain surviving spouses of State police officers whose pensions were terminated upon remarriage. Effective immediately.
PENSION IMPACT NOTE
The fiscal impact of SB 137 would not be substantial. NOTE(S) THAT MAY APPLY: Fiscal; Pension Jan 23 1997 First reading Referred to Rules Jan 28 Assigned to Insurance & Pensions Feb 26 To Subcommittee Mar 05 Pension Note Filed Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a) SB-0138 MADIGAN. 40 ILCS 5/14-104.7 from Ch. 108 1/2, par. 14-104.7 Amends the State Employee Article of the Pension Code. Corrects a reference to the Internal Revenue Code of 1986. Effective immediately. PENSION NOTE SB138 has no fisal impact on SERS. NOTE(S) THAT MAY APPLY: Pension Jan 23 1997 First reading Referred to Rules Jan 28 Assigned to Insurance & Pensions Feb 26 Recommended do pass 009-000-000 Placed Calndr, Second Reading Mar 05 Pension Note Filed Mar 13 Second Reading Placed Calndr, Third Reading Mar 20 PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. PURSUÁNT TO RULE May 30 2-10(E), DEADLINE

Calendar Order of 3rd Rdng 97-03-14

FOR FINAL ACTION IS EXTENDED TO JANUARY 1,1998.

Adopted

Jul 02

Refer to Rules/Rul 3-9(b)

```
SB-0139 O'MALLEY.
```

65 ILCS 5/11-76-2 from Ch. 24, par. 11-76-2 from Ch. 24, par. 11-76-4.1 from Ch. 24, par. 11-76-4.1

Amends the Illinois Municipal Code to require a city or village when selling its real estate to give notice of the sale by certified mail to the owners of land abutting that real estate. Provides that if an owner of abutting land does not submit a bid within 60 days after receiving the notice, then that owner waives any interest in the real estate proposed to be sold. Effective immediately.

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

Jan 23 1997 First reading Referred to Rules

Jan 28 Assigned to Local Government &

Elections
Mar 05 To Subcommittee

Committee Local Government &

Elections

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0140 RADOGNO - WALSH,T - DILLARD.

415 ILCS 5/39.2 from Ch. 111 1/2, par. 1039.2

Amends the Environmental Protection Act to provide that a governing authority of a municipality contiguous to a proposed site for a pollution control facility or contiguous to a municipality in which a proposed site is located shall be notified of an application for location approval for the facility and may participate in a public hearing concerning the application. Effective immediately.

SENATE AMENDMENT NO. 2.

Deletes the requirement that an applicant for local siting approval provide notice of an application to the governing authority of every municipality contiguous to the proposed site or contiguous to the municipality in which the proposed site is to be located. Requires notice of a public hearing on local siting to be provided no later than 14 days before the hearing to contiguous municipalities and to the county board of a county where the site is to be located if the proposed site is located in a municipality. Allows representatives of the county board of a county in which a proposed site is to be located, if the proposed site is located within a municipality, to participate in the public hearing. Changes effective date to January 1, 1998.

Jan 23 1997 First reading Referred to Rules

Jan 28 Assigned to Environment & Energy

Feb 06 Postponed

Feb 28 Recommended do pass 007-002-000

Placed Calndr, Second Reading

Added as Chief Co-sponsor DILLARD

Mar 14 Filed with Secretary

Amendment No.01 RADOGNO

Amendment referred to SRUL

Mar 17 Second Reading

Placed Calndr, Third Reading

Filed with Secretary

Amendment No.02 RADOGNO
Amendment referred t o SRUL
Amendment No.01 RADOGNO
Rules refers to SENV
Amendment No.02 RADOGNO

Rules refers to SENV
Amendment No.01 RADOGNO

Amendment No.02 Postponed RADOGNO

Be adopted

Recalled to Second Reading
Amendment No.02 RADOGNO

Placed Calndr, Third Reading Third Reading - Passed 056-000-000

Tabled Pursuant to Rule5-4(A) SA 01 Third Reading - Passed 056-000-000

Mar 21 Arrive House

Mar 20

Placed Calendr, First Reading

Apr 08	Hse Sponsor LYONS, EILEEN
-	First reading Referred to Rules
Apr 09	Assigned to Environment & Energy
May 01	Do Pass/Short Debate Cal 022-000-000
-	Placed Cal 2nd Rdg-Sht Dbt
	Added As A Joint Sponsor SLONE
May 06	Second Reading-Short Debate
-	Pld Cal Ord 3rd Rdg-Sht Dbt
May 08	3rd Rdg-Sht Dbt-Pass/Vot113-001-000
-	Added As A Joint Sponsor BIGGERT
	Passed both Houses
Jun 06	Sent to the Governor
Jul 25	Governor approved
	PUBLIC ACT 90-0217 Effective date 98-01-01

SB-0141 MAHAR - O'MALLEY.

220 ILCS 5/13-405

from Ch. 111 2/3, par. 13-405

Referred to Rules

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. Effective immediately.

SENATE AMENDMENT NO. 1.

Replaces the substantive provisions of the bill. Adds a Section caption relating to local exchange service authority. Jan 23 1997 First reading

Jan 28		Assigned to Environmen	it & Energy
Feb 06		To Subcommittee	••
Feb 28		Postponed	
Mar 06		Recommended do pass (000-000-200
17141 00	Placed Calndr, Second Rea		000 000
Маг 14	Filed with Secretary	iung	
Wai 14			
	Amendment No.01	MAHAR	
	Amendment referred to SRUL		
Mar 17	Amendment No.01	MAHAR	
		Be approved considerati	on
Mar 19	Second Reading		
	Amendment No.01	MAHAR	Adopted
	Placed Calndr, Third Read	ing	
14 00	Motion filed WEAVER - RE-REFER		
M ay 07		Motion filed WEAVER	- KE-KEFEK
		FROM CAL. 3RD RDG.	
		TO SENATE RULES.	
May 08		Motion prevailed	
May 08		037-011-006	
, 50		Re-referred to Rules	
		Vericicited to Vines	

SB-0142 O'MALLEY.

220 ILCS 5/13-402

from Ch. 111 2/3, par. 13-402

Amends the Telecommunications Article of the Public Utilities Act. Adds a caption and makes stylistic changes in a Section regarding waiver of rules. Effective immediately.

Jan 23 1997	First reading	Referred to Rules
Jan 28		Assigned to Environment & Energy
Feb 06		To Subcommittee
Feb 28		Postponed
Mar 06		Postponed
		Committee Environment & Energy
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0143 RAUSCHENBERGER.

Makes appropriations, supplemental appropriations, and legislative transfers for various state agencies to complete fiscal year 1997. Effective immediately.

CDB (for SIU, ISU, NIU, WIU, DOC, DMHDD, ICCB) ... Dpt. Aging

... Dpt. Public Health ... Dpt. Rehabilitation Services ... Dpt. Transportation ... Ill. Environmental Protection Agency ... Dpt. Commerce & Community Affairs ... Attorney General ...

```
Dpt. Public Aid ... State Board Elections ... Dpt. Corrections ... Dpt. Agriculture ... Ill. Economic & Fiscal Commission ... Legislative Reference Bureau ... Legislative Audit Commission ... Legislative Research Unit ... Ill. Community College Board ... State Board Education ... Dpt. Alcoholism & Substance Abuse ... Ill. Commerce Commission ... Board Higher Education
```

SENATE AMENDMENT NO. 1.

Replaces and adds various appropriations, supplemental appropriations and transfers. Makes various corrections in spelling and references.

Capital Development Board (for Dpt. Corrections ... Dpt. Mental Health & Developmental Disabilities ... Dpt. Natural Resources ... Southern Illinois University ... Illinois State University ... Western Illinois University ... Board Higher Education) ... Dpt. Agriculture ... Dpt. Transportation ... Dpt. Natural Resources ... Ill. Environmental Protection Agency ... Dpt. Commerce & Community Affairs BALANCE BUDGET NOTE, AMENDED SB143, as amended, makes FY97 general funds supplemental appropriations of approximately \$40.7 million, of which approximately \$23.5 million is for capital and road projects which are not anticipated in FY97. The remaining \$17.1 million

anticipated.
STATE DEBT IMPACT NOTE, ENGROSSED

SB 143, engrossed, does not increase the authorization for any type of bond, therefore, does not directly affect the State's long-term indebtedness.

is affordable because FY96 lapse period spending was less than

NOTE(s) THAT MAY APPLY: Balanced Budget

Jan 28 1997 First reading Referred to Rules

Feb 05 Amendment No.01 Assigned to Appropriations
Adopted

Recommnded do pass as amend 013-000-000

Placed Calndr, Second Reading Second Reading

Placed Calndr, Third Reading

Filed with Secretary

Amendment No.02 TROTTER
Amendment referred to SRUL

Third Reading - Passed 057-000-000
Tabled Pursuant to Rule5-4(A)SA 02
Third Reading - Passed 057-000-000

Hse Sponsor HANNIG

Arrive House

Placed Calendr, First Reading

Feb 11 First reading Referred to Rules

Assigned to Appropriations-Public

Safety

Feb 18 Balanced Budget Note Filed State Debt Note Filed AS

ENGROSSED

Do Pass/Short Debate Cal 011-000-001

Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Added As A Joint Sponsor RYDER Added As A Joint Sponsor LOPEZ

Added As A Joint Sponsor DAVIS, MONIQUE

Feb 19 3rd Rdg-Sht Dbt-Pass/Vot111-001-004

Passed both Houses Sent to the Governor

Governor approved

PUBLIC ACT 90-0003 Effective date 97-02-20

SB-0144 LINK – SEVERNS.

Feb 20

Feb 06

 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. 33-1 105 ILCS 5/33-1b from Ch. 122, par. 33-1b

Amends the Election Code and the School Code. Changes the general primary election from the third Tuesday in March to the third Tuesday in June. Effective immediately.

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

Jan 28 1997
Jan 29
First reading
First reading
First reading
First reading
Assigned to Local Government &
Elections
Feb 26

Added as Chief Co-sponsor SEVERNS
To Subcommittee
Committee Local Government &
Elections

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0145 BURZYNSKI – MYERS,J, JACOBS, HAWKINSON, MOLARO, DELEO, DEMUZIO AND HALVORSON.

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 the TRS.

NOTE(S) THAT MAY APPLY: Pension

Jan 28 1997 First reading Referred to Rules Assigned to Insurance & Pensions Jan 29 Feb 26 To Subcommittee Added As A Co-sponsor JACOBS Mar 04 Mar 05 Added As A Co-sponsor HAWKINSON Pension Note Filed Committee Insurance & Pensions Mar 06 Added as Chief Co-sponsor MYERS,J Mar 13 Added As A Co-sponsor MOLARO Added As A Co-sponsor DELEO Mar 15 Refer to Rules/Rul 3-9(a)

Mar 18 Added As A Co-sponsor DEMUZIO Added As A Co-sponsor HALVORSON

SB-0146 TROTTER.

35 ILCS 5/211 new 305 ILCS 5/9A-13 new

Amends the Illinois Income Tax Act and the Public Aid Code to administer an Employment Opportunity Certificate Program under which AFDC recipients are given opportunity certificate vouchers of \$1,500 to be used to negotiate for employment opportunities. Provides an income tax credit of up to \$1,500 per employee hired under the Program for the business. Applicable to tax years ending on or after December 31, 1997. Sunsets the credit after 5 years.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 28 1997 First reading Referred to Rules
Jan 29 Assigned to Revenue
Feb 06 To Subcommittee
Feb 28 Postponed
Mar 06 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0147 TROTTER.

20 ILCS 2310/55.85 new

Amends the Civil Administrative Code of Illinois. Provides that the Department of Public Health, working with existing AIDS prevention and outreach programs, shall establish a needle and syringe exchange program in the 3 counties with the highest total number of AIDS cases among intravenous drug users. Provides that participants may not receive more than 5 needles or syringes per exchange. Requires programs to monitor the return rates of needles and syringes and the behavior of program participants. Requires the Department to submit a report evaluating the effectiveness of the program to the General Assembly by December 31, 1998. Effective July 1, 1997.

```
Note(s) That May Apply: Fiscal
Jan 28 1997 First reading
Jan 29 Assigned to Public Health & Welfare
Feb 26 Postponed
Mar 04 Postponed
Committee Public Health & Welfare
Mar 15 Refer to Rules/Rul 3-9(a)
```

SB-0148 TROTTER.

720 ILCS 635/2 from Ch. 38, par. 22-51

Amends the Hypodermic Syringes and Needles Act. Provides that the Act does not prohibit the purchase of a maximum of 10 hypodermic needles at any one time without a prescription.

Jan 28 1997	First reading	Referred to Rules
Jan 29	_	Assigned to Public Health & Welfare
Feb 26		Held in committee
Mar 04		Postponed
Mar 11		Held in committee
		Committee Public Health & Welfare
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0149 TROTTER.

215 ILCS 5/356t 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 coverage under those Acts for breast cancer must include coverage for high-dose chemotherapy with autologous bone marrow transplantation.

```
Jan 28 1997 First reading
Jan 29 Referred to Rules
Assigned to Insurance & Pensions
To Subcommittee
Committee Insurance & Pensions
Refer to Rules/Rul 3-9(a)
```

SB-0150 TROTTER.

730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3 720 ILCS 635/Act rep.

Repeals the Hypodermic Syringes and Needles Act. Amends the Unified Code of Corrections to limit HIV testing of defendants convicted of a violation of the Hypodermic Syringes and Needles Act to those convicted before the date that Act is repealed.

```
Note(s) That May Apply: Fiscal
Jan 28 1997 First reading
Jan 29 Assigned to Public Health & Welfare
Feb 26 Postponed
Mar 04 Postponed
Committee Public Health & Welfare
Refer to Rules/Rul 3-9(a)
```

SB-0151 MAHAR - JACOBS - DILLARD - FARLEY.

New Act

Creates the Propane Education and Research Act. Provides that propane industry organizations may conduct a referendum for the creation of an Illinois Propane Education and Research Council. The Council shall consist of 12 members and shall develop programs to enhance consumer and employee safety and training, to provide for research and development, and to inform and educate the public about safety and other issues associated with the use of propane. Provides for assessments on odorized propane which are to be collected by the entity which is the owner of odorized propane at the time of odorization or at the time of import of odorized propane and paid to the Council on a monthly basis. Those assessed may apply for and receive a refund from the Council in the amount of the assessment. No assessment funds may be used for lobbying. The price of propane shall be determined by market forces and assessment fees may not be passed on to consumers.

SENATE AMENDMENT NO. 1.

Deletes everything and replaces it with language similar to the bill as introduced but adds that the Director of Agriculture may serve as an ex-officio non-voting member of the Council, adds a 1% per month penalty for late payment of assessments to the Council, provides that those who obtain refunds of the assessment levied against them are not eligible for any benefits provided under the Council's programs, and provides that the Council shall notify the Director of the Department of Agriculture of the name, address, and propane-related affiliation, if any, of new Council members. Makes other changes.

FISCAL NOTE (Dpt. Agriculture) SB151 would have no fiscal impact on IDOA. STATE MANDATES FISCAL NOTE (DCCA) SB151 fails to create a State mandate. Referred to Rules Jan 28 1997 First reading Jan 29 Assigned to Environment & Energy Feb 06 Postponed Adopted Feb 28 Amendment No.01 ENVIR. & ENE. S Recomminded do pass as amend 008-001-000 Placed Calndr.Second Reading Mar 04 Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor FARLEY Mar 19 Third Reading - Passed 054-000-000 Arrive House Hse Sponsor BLACK Placed Calendr, First Reading Mar 20 Alt Primary Sponsor Changed NOVAK Added As A Joint Sponsor BLACK First reading Referred to Rules Mar 21 Assigned to Environment & Energy Added As A Joint Sponsor STEPHENS Apr 09 Fiscal Note Filed Apr 16 Committee Environment & Energy St Mandate Fis Note Filed Apr 29 Committee Environment & Energy Do Pass/Short Debate Cal 019-000-000 May 01 Placed Cal 2nd Rdg-Sht Dbt May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 08 Added As A Joint Sponsor HARTKE 3rd Rdg-Sht Dbt-Pass/Vot108-007-000 May 12 Passed both Houses Jun 10 Sent to the Governor Governor approved Aug 01 PUBLIC ACT 90-0305 Effective date 98-01-01

SB-0152 PARKER.

40 ILCS 5/1-118 new

Amends the General Provisions Article of the Pension Code to provide for the issuance of Qualified Illinois Domestic Relations Orders (QILDRO's). Provides for a former spouse designated in a QILDRO to receive all or a specified portion of the retirement benefit, member's refund, surviving spouse benefit, or death benefit otherwise payable to a member or the member's beneficiary under the Code. Specifies conditions and procedures. Requires the member's written consent before a QILDRO is effective against a current member. Effective January 1, 1998.

PENSION IMPACT NOTE

SB 152 may result in a minor increase in administrative costs to the systems.

Note(s) That May Apply: Pension Jan 28 1997 First reading

Jan 29 Feb 26 Mar 05 Referred to Rules

Assigned to Insurance & Pensions

To Subcommittee Pension Note Filed

Committee Insurance & Pensions

103 SB-0152—Cont.

Mar 15

Refer to Rules/Rul 3-9(a)

SB-0153 JACOBS.

230 ILCS 10/16

from Ch. 120, par. 2416

Amends the Riverboat Gambling Act. Makes a technical change in the Section concerning the annual report of the Board.

Jan 28 1997 First reading Referred to Rules
Jan 29 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0154 JACOBS.

230 ILCS 10/Act title
230 ILCS 10/4 from Ch. 120, par. 2404
230 ILCS 10/6 from Ch. 120, par. 2406
230 ILCS 10/7 from Ch. 120, par. 2407
230 ILCS 10/11 from Ch. 120, par. 2411
230 ILCS 10/11.2 new
230 ILCS 10/13 from Ch. 120, par. 2413

Amends the Riverboat Gambling Act. Permits riverboat gambling on permanently moored barges. Allows a licensee that receives Board permission to operate a secondary home dock location and move up to two-thirds of its gaming positions to that location if the licensee meets certain requirements. Deletes provision that allows gambling excursion cruises only when the navigable stream for which the riverboat is licensed is navigable. Changes the license renewal period to 4 years. Effective immediately.

Note(s) That May Apply: Fiscal
Jan 28 1997 First reading Referred to Rules
Jan 29 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0155 JACOBS.

55 ILCS 5/5-12009.5 new

Amends the Counties Code. Provides for the classification of special uses by a county board. Provides that special uses may be permitted only after a public hearing. Provides that a municipality whose boundries are within 1 1/2 miles of the area proposed to be classified as a special use shall be given notice of the hearing and standing to object to the granting of a special use permit. Provides that the owner of land immediately touching, or immediately across a street, alley, or public right-of-way from, the land to be affected by the special use shall be given notice of the hearing and standing to object the granting of a special use permit.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Counties Code. Provides for the classification of special uses by the county board. Provides that special uses may be permitted only after a public hearing. Provides that special uses shall be permitted only upon evidence that the use meets certain standards and may be subject to conditions reasonably necessary to meet the standards. Provides that a municipality whose boundaries are within 1 1/2 miles of the area proposed to be classified as a special use shall be given notice of the hearing and standing to object to the granting of a special use permit. Provides that the owners of land immediately touching, or immediately across a street, alley, or public right-of-way from the land to be affected by the special use permit shall be given notice of the hearing and standing to object to the granting of a special use permit. Provides that a majority vote of the county board is required to grant a special use permit, unless the county board provides by ordinance that a two-thirds vote is required.

STATE MANDATES FISCAL NOTE (DCCA) SB155 fails to create a State mandate. HOME RULE NOTE SB155 does not preempt home rule authority. FISCAL NOTE (DCCA)

SB 155 imposes no additional requirements that would have a fiscal impact on units of local gov't. Jan 28 1997 First reading Referred to Rules Jan 29 Assigned to Local Government & Elections Feb 26 Held in committee Mar 05 Held in committee Mar 11 Amendment No.01 LOCAL GOVERN S Adopted Recommnded do pass as amend 009-000-000 Placed Calndr.Second Reading Second Reading Mar 12 Placed Calndr, Third Reading Third Reading - Passed 056-000-000 Mar 14 Arrive House Placed Calendr, First Reading Mar 19 Hse Sponsor HOLBROOK First reading Referred to Rules Assigned to Local Government Mar 21 May 01 Do Pass/Short Debate Cal 016-001-000 Placed Cal 2nd Rdg-Sht Dbt St Mandate Fis Nte RegHUGHES Home Rule Note RequestHUGHES Cal Ord 2nd Rdg-Shr Dbt May 06 St Mandate Fis Note Filed Home Rule Note Filed Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 08 Fiscal Note Filed IN THE HOUSE. 3rd Rdg-Sht Dbt-Pass/Vot115-002-000 Added As A Joint Sponsor STEPHENS Passed both Houses Jun 06 Sent to the Governor Jul 23 Governor approved PUBLIC ACT 90-0175 Effective date 98-01-01

SB-0156 JACOBS.

775 ILCS 5/2-104 from Ch. 68, par. 2-104

Amends the Illinois Human Rights Act. Includes paramedics within the provisions allowing a mandatory retirement age for police officers and firefighters. Allows the mandatory retirement of police officers and firefighters/paramedics under a bona fide retirement plan if the individual has attained the age of retirement under the applicable State or local law in effect on March 3, 1983 or enacted after the federal Age Discrimination in Employment Act Amendments of 1996 (now State or local law in effect on March 3, 1983). Allows the refusal to hire individuals as police officers or firefighters/paramedics if the individual has attained the age of hiring or appointment under the applicable State or local law in effect on March 3, 1983 or enacted after the federal Age Discrimination in Employment Act Amendments of 1996 (now State or local law in effect on March 3, 1983).

NOTE(S) THAT MAY APPLY: Fiscal

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Local Government & Elections

Feb 26 Recommended do pass 007-000-001

Placed Calndr, Second Reading

Mar 18 Second Reading

Placed Calndr, Third Reading

Mar 19 Re-referred to Rules

SB-0157 HAWKINSON - FITZGERALD.

30 ILCS 805/8.21 new 35 ILCS 200/15-172

Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Allows counties, by ordinance, to establish a date for the submission of applications that is different (now earlier) than July 1. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Jan 28 1997 Jan 29	First reading	Referred to Rules Assigned to Revenue
Feb 06		Recommended do pass 009-001-000
	Placed Calndr, Second Read	
Feb 26	Added as Chief Co-sponsor	FĬTZGERALD
	Second Reading	
7.4.00	Placed Calndr, Third Readi	
Feb 27	Third Reading - Passed 057	7-000-000
	Arrive House	
	Placed Calendr, First Reads	ng
	Hse Sponsor MOFFITT	
Mar 04	First reading	Referred to Rules
Mar 05		Assigned to Revenue
May 08		Do Pass/Short Debate Cal 011-000-000
	Placed Cal 2nd Rdg-Sht Dl	
May 09	Second Reading-Short Deb	
	Pld Cal Ord 3rd Rdg-Sht D	
May 12	3rd Rdg-Sht Dbt-Pass/Vot	116-000-000
	Passed both Houses	
J un 10	Sent to the Governor	
Jul 25	Governor vetoed	
Oct 16	Placed Calendar Total Veto)
Oct 30	Total veto stands.	
SB-0158 MAITI	AND - JACOBS.	
220 H CS 50/11	from Ch. 1	11.2/3 mar 1611

from Ch. 111 2/3, par. 1611

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Increases the fines for violations of the Act. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

U,	E(3) LONI MINI	AFFL I. I ISCAI	
	Jan 28 1997	First reading	Referred to Rules
	Jan 29		Assigned to Environment & Energy
	Jan 30	Added as Chief Co-sponsor	JACOBS
	Feb 06	•	Postponed
	Feb 28		Postponed
	Mar 06		Postponed
	Mar 13		Postponed
			Committee Environment & Energy
	Mar 15		Refer to Rules/Rul 3-9(a)

SB-0159 WEAVER,S.

70 ILCS 2405/19 from Ch. 42, par. 317a 70 ILCS 2405/22a.19 from Ch. 42, par. 317d.20

Amends the Sanitary District Act of 1917. Provides that it is not an objection to confirmation of a special assessment as to any property outside the sanitary district at the time of confirmation of the assessment roll if that property will be contiguous to the district and will be served by the completed project. Deletes a provision stating that no special assessment shall be made upon property situated outside the district. Provides that there is no objection to confirmation of the assessment roll if some or all of the lots, blocks, tracts, and parcels of land of the assessment lie outside the corporate boundaries of the sanitary district if a portion of the area is included in or contiguous to the district and all those lots, blocks, tracts, and parcels will be served by the district when the project is completed.

SENATE AMENDMENT NO. 1.

Provides that persons may make certain objections to the assessment roll. Provides that a project may not be commenced if any of the properties contained in a special assessment project lie outside of, but contiguous to, the sanitary district unless the Committee of Local Improvements receives a written petition requesting the project signed by at least a majority of the affected landowners.

Jan 28 1997	First reading	Referred to Rules	
Jan 29		Assigned to Executive	
Feb 06		Postponed	
Feb 28		Postponed	
Mar 06		Postponed	
Mar 13	Amendment No.01	EXÉCUTIVE S Ad	op
		Recommnded do pass as amen	ιď
	Amendment No.01	EXECUTIVE S A	

010-001-000

Adopted

```
Mar 14
                      Second Reading
                      Placed Calndr, Third Reading
       Mar 18
                      Third Reading - Passed 052-003-000
                      Arrive House
                      Placed Calendr, First Reading
      Mar 20
                      Hse Sponsor SCOTT
                      First reading
                                                 Referred to Rules
       Mar 21
                      Added As A Joint Sponsor WINTERS
                      Added As A Joint Sponsor WAIT
                                                  Assigned to Local Government
       May 01
                                                  Do Pass/Short Debate Cal 017-000-000
                      Placed Cal 2nd Rdg-Sht Dbt
                                                  St Mandate Fis Nte ReqHUGHES
                      Cal Ord 2nd Rdg-Shr Dbt
       May 13
                                                 St Mandate Fis Nte Req-Wdrn
                      Second Reading-Short Debate
                      Pld Cal Ord 3rd Rdg-Sht Dbt
       May 14
                      3rd Rdg-Sht Dbt-Pass/Vot118-000-000
                      Passed both Houses
       Jun 12
                      Sent to the Governor
      Jul 24
                      Governor approved
                        PUBLIC ACT 90-0194 Effective date 98-01-01
SB-0160
             WALSH,T - KARPIEL - SMITH.
  745 ILCS 70/1
                                     from Ch. 111 1/2, par. 5301
  745 ILCS 70/2
                                     from Ch. 111 1/2, par. 5302
  745 ILCS 70/3
                                     from Ch. 111 1/2, par. 5303
  745 ILCS 70/4
745 ILCS 70/5
745 ILCS 70/6
745 ILCS 70/7
745 ILCS 70/8
745 ILCS 70/9
                                     from Ch. 111 1/2, par. 5304
                                     from Ch. 111 1/2, par. 5305
                                     from Ch. 111 1/2, par. 5306
                                     from Ch. 111 1/2, par. 5307
                                     from Ch. 111 1/2, par. 5308
                                     from Ch. 111 1/2, par. 5309
  745 ILCS 70/10
                                     from Ch. 111 1/2, par. 5310
  745 ILCS 70/11
                                     from Ch. 111 1/2, par. 5311
  745 ILCS 70/11.2 new
  745 ILCS 70/11.3 new
  745 ILCS 70/11.4 new
  745 ILCS 70/12
                                     from Ch. 111 1/2, par. 5312
  745 ILCS 70/13
                                     from Ch. 111 1/2, par. 5313
  745 ILCS 70/14
                                     from Ch. 111 1/2, par. 5314
```

Amends the Right of Conscience Act. Changes the short title of the Act to the Health Care Right of Conscience Act. Changes defined terms "medical care", "medical personnel", and "medical facility" to "health care", "health care personnel", and "health care facility", respectively and makes other changes in definitions, including changes in definition of "physician". Adds definition of "health care payer"; provides that a health care payer is not civilly or criminally liable by reason of a refusal to pay or arrange for payment of any particular form of health care services that violate the payer's conscience as documented in its ethical guidelines or other governing documents. Prohibits discrimination against a health care payer in matters of licensing and other privileges and prohibits denial of grants or benefits to a health care payer for similar reasons. Makes other changes.

SENATE AMENDMENT NO. 1.

Deletes pharmacists from list of persons included in definition of "health care personnel". Makes a technical change.

FISCAL NOTE (Dept. of Insurance) There will be no fiscal impact on this Dept. STATE MANDATES FISCAL NOTE (DCCA) SB 160 fails to create a State mandate.

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Public Health & Welfare

Feb 26 Postponed

Mar 04 Amendment No.01 PUB HEALTH S Adopted Recommnded do pass as amend

010-000-000

Mar 05	Added as Chief Co-sponsor	SMITH	
	Second Reading		
Mar 11	Placed Calndr,Third Reading Third Reading - Passed 059-000-000		
14141 11	Arrive House		
	Placed Calendr, First Readr	10	
Mar 17	Hse Sponsor BURKE	•6	
Mar 18	First reading	Referred to Rules	
Mar 21	1 HSt Todolig	Assigned to Executive	
Apr 30		Do Pass/Short Debate Cal 015-000-000	
11p. 50	Placed Cal 2nd Rdg-Sht Dbt		
		Fiscal Note Requested STEPHENS	
		St Mandate Fis Nte RegSTEPHENS	
	Cal Ord 2nd Rdg-Shr Dbt	•	
May 01	G	Fiscal Note Filed	
•	Cal Ord 2nd Rdg-Shr Dbt		
May 12	-	St Mandate Fis Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
May 13	Second Reading-Short Deb	ate	
	Pld Cal Ord 3rd Rdg-Sht D	Obt	
May 14	3rd Rdg-Sht Dbt-Pass/Vot	095-017-000	
	Passed both Houses		
Jun 12	Sent to the Governor		
Jul 29	Governor vetoed		
Oct 16	Placed Calendar Total Veto)	
Oct 30	Total veto stands.		

SB-0161 WATSON.

Makes appropriations to the Historic Preservation Agency for its ordinary and contingent expenses. Effective immediately,

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

SB-0162 PETERSON.

35 ILCS 200/15-60 70 ILCS 805/23 new

Feb 06

Amends the Property Tax Code. Exempts all public buildings belonging to any county, township, or municipality (now, county, township, city, or incorporated town), with the ground on which the building is erected. Changes references from city or village to municipality. Amends the Downstate Forest Preserve District Act. Allows a forest preserve district to transfer the interest earned from any moneys of the district into the fund that is most in need of the income. Restricts transfers of interest income earned by certain funds.

SENATE AMENDMENT NO. 1.

Provides that, for purposes of the Section concerning taxing district property, "municipality" means a municipality as defined in the Illinois Municipal Code.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates Jan 28 1997 First reading Referred to Rules Jan 29

Assigned to Revenue Amendment No.01 REVENUE Adopted Recomminded do pass as amend

010-000-000

Placed Calndr, Second Reading Second Reading Feb 26

Placed Calndr, Third Reading Feb 27 Third Reading - Passed 057-000-000

Arrive House Placed Calendr, First Reading

Feb 28 Hse Sponsor MOORE, ANDREA Mar 04 First reading

Referred to Rules Mar 05 Assigned to Revenue Apr 15

Added As A Joint Sponsor BEAUBIEN May 08 Do Pass/Short Debate Cal 011-000-000

Placed Cal 2nd Rdg-Sht Dbt May 09 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

May 12 3rd Rdg-Sht Dbt-Pass/Vot114-000-000
Passed both Houses
Jun 10 Sent to the Governor
Governor approved
PUBLIC ACT 90-0176 Effective date 98-01-01

SB-0163 BURZYNSKI.

625 ILCS 5/6-106.1

from Ch. 95 1/2, par. 6-106.1

Amends the Illinois Vehicle Code to remove an exception to fingerprinting requirements for individuals who possessed a valid school bus permit on a certain date issued by a Regional School Superintendent. Effective January 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Transportation

Feb 27 Postponed Mar 05 Postponed Mar 12 Postponed

Mar 15 Committee Transportation Refer to Rules/Rul 3-9(a)

SB-0164 PHILIP - BOMKE - SEVERNS - MAHAR - FITZGERALD, HENDON, BURZYNSKI, LUECHTEFELD, DUDYCZ, SIEBEN, RADOGNO, PAR-KER, DILLARD, KLEMM, JACOBS AND VIVERITO.

35 ILCS 200/15-172 30 ILCS 805/8,21 new

Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Provides that the household income limitation for the senior citizens assessment freeze homestead exemption shall be subject to annual adjustments equal to the percentage of increase or decrease in the previous year in the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor. Exempt from reimbursement under the State Mandates Act. Effective immediately.

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

Jan 28 1997 First reading Referred to Rules
Jan 29 Assigned to Revenue

Feb 06 Recommended do pass 009-001-000

Placed Calndr, Second Reading
Added as Chief Co-sponsor BOMKE

Feb 27 Second Reading

Placed Calndr, Third Reading

Added As A Co-sponsor HENDON Added as Chief Co-sponsor SEVERNS

Feb 28 Added As A Co-sponsor BURZYNSKI

Added As A Co-sponsor DUDYCZ.

Added As A Co-sponsor DUDYCZ Added As A Co-sponsor SIEBEN Added As A Co-sponsor RADOGNO Added As A Co-sponsor PARKER

Mar 14 Added as Chief Co-sponsor MAHAR

Added as Chief Co-sponsor FITZGERALD
Added As A Co-sponsor DILLARD

Added As A Co-sponsor KLEMM Added As A Co-sponsor JACOBS Added As A Co-sponsor VIVERITO Third Reading - Passed 057-000-000

Arrive House

Placed Calendr, First Reading

Mar 18 Hse Sponsor KÉNNER

First reading Referred to Rules

Mar 21 Assigned to Revenue

Apr 24 Added As A Joint Sponsor MCKEON Added As A Joint Sponsor CROTTY May 06 Added As A Joint Sponsor SLONE

Added As A Joint Sponsor O'BRIEN
May 08 Motion Do Pass-Lost 000-000-011

HREV

Remains in CommiRevenue Re-Refer Rules/Rul 9(B)

SB-0165 WALSH,T - BOWLES, JACOBS AND O'DANIEL.

225 ILCS 45/1a-1 760 ILCS 100/1 from Ch. 21, par. 64.1 815 ILCS 390/3 from Ch. 21, par. 203

Amends the Illinois Funeral or Burial Funds Act. Provides that the booklet that the Comptroller is required to develop under the Act shall be written in plain English and shall describe all disclosures required under that Act (now the booklet shall describe the statutory requirements, the different funding mechanisms, and all disclosures required under the Act). Amends the Cemetery Care Act and the Illinois Pre-Need Cemetery Sales Act. Adds a caption and makes technical changes to the short title Section of each of those Acts.

SENATE AMENDMENT NO. 1.

Further amends the Illinois Funeral or Burial Funds Act. Provides that the booklet the Comptroller is required to develop by rule under the Act shall describe the scope, application, and consumer protections of the Act rather than all disclosures required under the Act.

	a unaci me i		
J	an 28 1997	First reading	Referred to Rules
J	an 29		Assigned to State Government
			Operations
F	eb 26	Added As A Co-sponsor JA	
	eb 27	Added As A Co-sponsor O'	
_	eb 28	recording to the speciment of the	Postponed
	Mar 06	Added as Chief Co-sponsor	
11	nai oo	Added as Cifici co-spoisor	Postponed
7 .	Mar 13	Amendment No.01	
I	nai 13	Amendment No.01	
			Recommnded do pass as amend 008-000-000
		Placed Calndr, Second Read	Ing
N	Mar 17	Second Reading	
		Placed Calndr, Third Readin	ng
N	Mar 18	Third Reading - Passed 055	
-		Arrive House	***************************************
		Placed Calendr, First Readn	· ·
1	Лат 19	Hse Sponsor KUBIK	6
I	111119		Referred to Rules
	# 01	First reading	
N	Aar 21		Assigned to State Govt Admin &
_			Election Refrm
N	/lay 01		Do Pass/Short Debate Cal 012-000-000
		Placed Cal 2nd Rdg-Sht Db	ot .
N	/Iay 08	Second Reading-Short Deba	ate
		Pld Cal Ord 3rd Rdg-Sht D	bt
N	May 14	•	Re-committed to Rules
0166	CULLE	RTON.	
25 II	LCS 25/2	from Ch. 05	5 1/2, par. 1102
	LCS 25/4a		5 1/2, par. 1104a
23 H	LCS 25/5	from Ch. 95	5 1/2, par. 1105
me	nds the Child	d Passenger Protection Ac	t to increase the age at which a person
4			

SB-0

Α าท must secure a child in a restraint system or seat belt from age 6 to age 16.

FISCAL NOTE (III. State Police)

There would be no fiscal impact on this Dept. STATE MANDATES FISCAL NOTE (DCCA) SB166, engrossed, fails to create a State mandate. HOME RULE NOTE SB166, engrossed, fails to preempt home rule authority.

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Transportation Feb 27 Postponed

Mar 05 Amendment No.01 TRANSPORTN S Tabled Recommended do pass 010-000-000

Placed Calndr, Second Reading

Second Reading Mar 11

Placed Calndr, Third Reading

Маг 12 Third Reading - Passed 053-003-000

Arrive House

Placed Calendr, First Reading

Mar 13	Hse Sponsor NOVAK	
	First reading Referred to Rules	
Mar 18	Assigned to Children & Youth	
Apr 14	Fiscal Note Filed	
•	Committee Children & Youth	
Apr 23	St Mandate Fis Note Filed	
-	Home Rule Note Filed	
	Committee Children & Youth	
Apr 25	Added As A Joint Sponsor ERWIN	
May 07	Do Pass/Stdnrd Dbt/Vo006-000-0	04
-	Plcd Cal 2nd Rdg Std Dbt	
May 08	Second Reading-Stnd Debate	
	Pld Cal Ord 3rd Rdg-Std Dbt	
May 16	3rd Rdg-Stnd Dbt-Lost041-068-007	
	Added As A Joint Sponsor SCHOENBERG	
	Added As A Joint Sponsor LANG	
	Added As A Joint Sponsor FEIGENHOLTZ	

SB-0167 CULLERTON - LINK - OBAMA - FITZGERALD.

New Act

35 ILCS 5/203 from Ch. 120, par. 2-203

Creates the Illinois State Ensured College and University Responsive Education Trust Act and amends the Illinois Income Tax Act. Provides for advance tuition payment contracts which assure the payment of tuition for the specified beneficiary of such a contract at a public university or community college of the State. Provides for the terms and conditions to be included in the contracts and for a board of directors of the Illinois State Ensured College and University Responsive Education Trust. Provides that a taxpayer may deduct from State personal income taxes amounts paid for advance tuition contracts. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 28 1997	First reading	Referred to Rules
	Added as Chief Co-sponso	or LINK
Jan 29	•	Assigned to Executive
Feb 05	Added as Chief Co-sponso	or OBAMA
Feb 27	Added as Chief Co-sponso	or FITZGERALD
Feb 28	-	Postponed
Mar 06		Held in committee
Mar 13		Postponed
		Committee Executive
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0168 RAUSCHENBERGER.

805 ILCS 5/1.23 new 805 ILCS 5/1.25

from Ch. 32, par. 1.25

Amends the Business Corporation Act of 1983. Requires the Secretary of State to develop, implement, and maintain a Statewide computerized database of information regarding foreign and domestic corporations, not-for-profit organizations, assumed name businesses, business trusts, trademarks, service marks, limited partnership listings, registered agents, corporate officers and directors, mergers, name changes, authorized shares, Uniform Commercial Code filings, tax and other liens, and published notices. Provides that the public may have access to the database through view-only terminals at offices of the Secretary of State. Provides that the Secretary of State's yearly list of corporations filing an annual report and daily list of all newly formed corporations shall be available for review on the Statewide computerized database.

NOTE(S) THAT MAY APPLY: Fiscal Jan 28 1997 First reading Referred to Rules Jan 29 Assigned to State Government Operations Feb 28 Postponed Mar 06 Postponed Mar 13 Held in committee Committee State Government Operations Mar 15 Refer to Rules/Rul 3-9(a)

```
SR-0169
             FARLEY.
  New Act
  615 ILCS 5/5.1 new
                                    from Ch. 19, par. 61a
  615 ILCS 5/14a
                                    from Ch. 19, par. 65
  615 ILCS 5/18
                                    from Ch. 19, par. 119.1
  615 ILCS 50/1.1
                                    from Ch. 19, par. 119.2
  615 ILCS 50/1.2
  615 ILCS 50/2
                                    from Ch. 19, par. 120
  615 ILCS 50/3
                                    from Ch. 19, par. 120.1
  615 ILCS 50/4
                                    from Ch. 19, par. 120.2
  615 ILCS 50/5
                                    from Ch. 19, par. 120.3
  615 ILCS 50/6
                                    from Ch. 19, par. 120.4
  615 ILCS 50/7
                                    from Ch. 19, par. 120.5
  615 ILCS 50/8
                                    from Ch. 19, par. 120.6
  615 ILCS 50/9
                                    from Ch. 19, par. 120.7
  615 ILCS 50/10
                                    from Ch. 19, par. 120.8
  615 ILCS 50/11
                                    from Ch. 19, par. 120.9
  615 ILCS 50/12
                                    from Ch. 19, par. 120.10
  615 ILCS 50/13
                                    from Ch. 19, par. 120.11
  615 ILCS 50/14
                                    from Ch. 19, par. 120.12
  615 ILCS 55/1
                                    from Ch. 19, par. 1141
                                    from Ch. 19, par. 1142
  615 ILCS 55/2
                                    from Ch. 19, par. 1143
  615 ILCS 55/3
  615 ILCS 55/5
                                    from Ch. 19, par. 1145
```

Creates the Lake Michigan Protection Authority to control the protection, development, and use of the water, shore, and bed of Lake Michigan; transfers to the Authority the powers and functions of the Illinois Department of Natural Resources that relate to Lake Michigan; authorizes the Authority to assume, by rule, any power or function of a unit of local government that relates to Lake Michigan; authorizes the Authority to review and oversee the expenditure of public funds for the protection or development of the Lake, and the development of related policies and comprehensive plans. Preempts home rule powers. Amends the Rivers, Lakes and Streams Act, Level of Lake Michigan Act and Lake Michigan Shore Line Act to make conforming changes. Effective immediately.

```
Note(s) That May Apply: Fiscal; Home Rule
Jan 28 1997 First reading Referred to Rules
Jan 29 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)
```

SB-0170 FARLEY.

15 ILCS 205/4 from Ch. 14, par. 4

Amends the Attorney General Act by providing that the Attorney General shall monitor compliance with federal safety standards in children's toys sold at retail in this State. Provides that if substantial lack of compliance is found, the Attorney General shall institute actions for injunctive relief or other appropriate relief to enforce federal law.

```
NOTE(S) THAT MAY APPLY: Fiscal
Jan 28 1997 First reading
Jan 29

Mar 06

Mar 13

Mar 13

Mar 15

Referred to Rules
Assigned to State Government
Operations
Held in committee
Committee State Government
Operations
Refer to Rules/Rul 3-9(a)
```

SB-0171 FARLEY – HAWKINSON – OBAMA – GEO-KARIS – BOWLES, GARCIA, VIVERITO, SEVERNS AND HALVORSON.

705 ILCS 405/5-6 from Ch. 37, par. 805-6

Amends the Juvenile Court Act of 1987. Permits a county or municipality to establish a teen court program. Provides that in those counties and municipalities that have created a teen court program, a juvenile police officer as a station adjustment

may refer a minor who has not been previously adjudicated a delinquent minor, has not previously been tried by a teen court, and who is alleged to have committed a misdemeanor to be tried by a jury of 12 persons at least 13 years of age but under 19 years of age. Provides that the teen court jury may sentence the minor to pay restitution or serve at least 10 hours but not more than 60 hours of community service.

SENATE AMENDMENT NO. 1.

Deletes provisions that require the minor to pay a fee of \$10 to cover the costs of administering the teen court program and if convicted to pay the costs of the teen court. Deletes provisions that require the teen court jury to reflect the racial diversity of the county or municipality as a whole. Limits the teen court jury to a sentencing jury only.

CORRECTIONAL NOTE

SB171 would have no population or fiscal impact on this Dept.

HOUSE AMENDMENT NO. 1.

Provides that a county or municipality may create or contract with a community based organization for teen court programs. Changes the minimum age for participation as a member, of the teen court jury, the prosecutor or representative of the minor from 13 to 10 years of age. Also permits the supervisor of the teen court program to permit a person who knows the minor to prosecute or represent the minor in the teen court proceeding.

JUDICIAL NOTE

No decrease or increase in the number of judges needed.

FISCAL NOTE, S-AM 1 (Dpt. Corrections)

No change from correctional note.

CORRECTIONAL NOTE, H-AM 1

No change from previous correctional note.

JUDICIAL NOTE, H-AM 1

No change from previous judicial note.

HOUSE AMENDMENT NO. 2.

Provides that all teen court jury members and teen court attorneys, judges, and observers must sign a prescribed oath of confidentiality prior to commencing teen court proceedings.

STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

Fails to create a State mandate.

NOTE(S) THAT MAY APPLY: Correctional

Referred to Rules Jan 28 1997 First reading Assigned to Judiciary Jan 29

Recommended do pass 009-000-001 Mar 12

Placed Calndr, Second Reading

Filed with Secretary Mar 18

Amendment No.01 **FARLEY** Amendment referred to SRUL **FARLEY**

Amendment No.01 Rules refers to SHID

Added as Chief Co-sponsor HAWKINSON Mar 19 Amendment No.01 **FARLEY**

Be adopted

Second Reading Adopted Amendment No.01 FARLEY

Placed Calndr, Third Reading Added as Chief Co-sponsor OBAMA

Added as Chief Co-sponsor GEO-KARIS Added as Chief Co-sponsor BOWLES Added As A Co-sponsor GARCIA

Mar 20 Added As A Co-sponsor VIVERITO Third Reading - Passed 057-000-000

Mar 21 Arrive House

Hse Sponsor MCKEON

Referred to Rules First reading

Assigned to Judiciary II - Criminal Law Apr 08 Apr 09 Added As A Joint Sponsor BRADY

Added As A Joint Sponsor FRITCHEY Correctional Note Filed

Apr 30 Committee Judiciary II - Criminal Law

May 0	1 Amendment No.01	JUD-CRIMINAL H Adopted Do Pass Amend/Short Debate
	Placed Cal 2nd Rdg-Sht D Joint-Alt Sponsor Change	
	Added As A Joint Sponsor	
May 0		Judicial Note Filed Fiscal Note Filed
May 0	Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Del Pld Cal Ord 3rd Rdg-Sht 1	bate
May 0		Correctional Note Filed AS AMENDED BY HA 1
	Cal Ord 3rd Rdg-Short Di	
May 0		Judicial Note Filed
-	Cal Ord 3rd Rdg-Short Dt	
May 1		
	Amendment No.02	MCKEON
	Amendment referred	
	Held 2nd Rdg-Short Deba	
May 1	3 Amendment No.02	MCKEON
	A 1 NI - 02	Be adopted
	Amendment No.02 Pld Cal Ord 3rd Rdg-Sht l	MCKEON Adopted
May 1		St Mandate Fis Note Filed
May 1	3rd Rdg-Sht Dbt-Pass/Vo	
May 1		
May 1		02
1.14) 1	I ned with Scoretary	Mtn concur - House Amend
	Motion referred to	SRUL
May 1		Mtn concur - House Amend
•	Rules refers to	SJUD
May 2	0	Mtn concur - House Amend
-		Be approved consideration
	Added As A Co-sponsor S:	EVERNS
	Added As A Co-sponsor H	
		Mtn concur - House Amend
	S Concurs in H Amend. 0	1,02/058-000-000
T 10	Passed both Houses	
Jun 18		
Aug 1		Effective date 98-01-01
172		
1/2	CRONIN - PHILIP - DUNN - W	VALSH,T – FITZGERALD, SYVERSO

SB-0172 CRONIN – PHILIP – DUNN – WALSH,T – FITZGERALD, SYVERSON, MAHAR, BOMKE, DUDYCZ AND HALVORSON.

```
730 ILCS 150/2 from Ch. 38, par. 222
730 ILCS 150/3 from Ch. 38, par. 223
730 ILCS 150/6 from Ch. 38, par. 226
730 ILCS 152/105
730 ILCS 152/110
730 ILCS 152/126 new
```

Amends the Sex Offender Registration Act. Includes in the definition of a sex offense child abduction committed by intentionally luring or attempting to lure a child under 16 years of age into a vehicle or dwelling place without parental consent for an unlawful purpose. Requires a sex offender in addition to registering with the law enforcement agency in the municipality or county in which the offender resides, to also register with the law enforcement agency of the municipality or county in which the offender is employed. Amends the Child Sex Offender and Murderer Community Notification Law. Provides that law enforcement agencies must inform child care facilities and schools of identifying information concerning child sex offenders employed in the municipalities and counties where these facilities are located.

SENATE AMENDMENT NO. 1.

Adds reference to:

730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. Provides that when the court imposes a sentence for child abduction committed by luring the child into a motor vehicle or

building for other than a lawful purpose, the court shall make a finding as to whether the conduct was committed for the purpose of committing or attempting certain enumerated sex offenses. In the Sex Offender Registration Act, provides that child abduction by luring is a "sex offense" when the unlawful purpose is one of certain enumerated sex offenses.

```
FISCAL NOTE (Dpt. Corrections)
Fiscal and corrections population impacts are minimal.
CORRECTIONAL NOTE
No change from DOC fiscal note.
CORRECTIONAL NOTE, S-AM 1
No change from previous note.
JUDICIAL NOTE
No decrease or increase in the number of judges needed.
STATE MANDATES FISCAL NOTE (DCCA)
```

SB172 creates a "service mandate" which requires a 50% to 100% reimbursement by the State under the State Mandates Act.

HOUSE AMENDMENT NO. 2.

```
Adds reference to:
720 ILCS 5/11-6 from Ch. 38, par. 11-6
720 ILCS 5/11-6.5
720 ILCS 5/16D-5.5 new
```

Amends the Criminal Code of 1961. Changes the definition of the offense of indecent solicitation of a child. Provides that the child solicited must be under 17 and at least 3 years younger than the defendant (rather than under 13 years of age). Changes definition of indecent solicitation of an adult. Provides that the victim must be under 17 years of age (rather than under 13). Provides if the victim is under 13, the penalty is a Class X felony if the arrangement is for an act of sexual penetration and a Class 2 felony if the arrangement is for an act of sexual conduct. Creates the offense of solicitation of a minor by computer. Provides that the offense is a Class 4 felony. These provisions effective immediately.

```
JUDICÍAL NOTE, H-AM 2
```

```
It is not possible to determine what impact the bill will have on the need to increase the number of judges in the State. FISCAL NOTE, H-AM 2 (Dept. of Corrections)
The corrections population impact would be 10 inmates and fiscal impact is $1,877,800.
CORRECTIONAL IMPACT, H-AM 1
No change from previous note.
STATE MANDATES FISCAL NOTE, H-AM 2 (DCCA)
No change from previous mandates note.
```

HOUSE AMENDMENT NO. 5.

```
Adds reference to: 720 ILCS 5/11-15.1 from Ch. 38, par. 11-15.1 from Ch. 38, par. 11-19.1
```

Raises the maximum age of the prostitute from under 16 years of age to under 17 years of age in the offenses of soliciting for a juvenile prostitute and juvenile pimping.

NOTE(S) THAT MAY	y Apply: Fiscal	
Jan 28 1997	First reading	Referred to Rules
	Added as Chief Co-sponsor	DUNN
Jan 29	•	Assigned to Judiciary
Jan 30	Added As A Co-sponsor SY	VERSON
Feb 05	Added As A Co-sponsor M	
	Added As A Co-sponsor BO	
	Added As A Co-sponsor D	
Feb 27	•	Held in committee
Mar 05		Postponed
Mar 12	Amendment No.01	JUDICIARY S Adopted
		Recomminded do pass as amend
		010-000-000
	Placed Calndr, Second Read	dng
	Added as Chief Co-sponsor	WALSH,T
Mar 13	Second Reading	•
-		

Placed Calndr, Third Reading

Mar 14	Added as Chief Co-sponsor Added As A Co-sponsor H. Third Reading - Passed 05' Arrive House	ALVORSON	
	Placed Calendr, First Read	ng	
Mar 20	Hse Sponsor SCULLY		
Mar 21	First reading	Referred to Rules	C 1 - 1 - 1 I
Apr 09	Added As A Joint Sponsor	Assigned to Judiciary II - POE	Crimmai Law
Apr 29	The state of the s	Fiscal Note Filed	
		Correctional Note Filed	
Apr 30		Correctional Note Filed A AMENDED BY SA 1	AS
May 02		Committee Judiciary II - Judicial Note Filed	
May 06		Committee Judiciary II - St Mandate Fis Note File	d
May 08	Amendment No.01	Committee Judiciary II - JUD-CRIMINAL H 006-006-002	Lost
	Di	Do Pass/Short Debate Ca	1 013-001-000
	Placed Cal 2nd Rdg-Sht Dl Amendment No.02	FRITCHEY	
	Amendment referred		
M 00	Cal Ord 2nd Rdg-Shr Dbt		
May 09	Second Reading-Short Deb Amendment No.02	ate FRITCHEY	
	THE PROPERTY OF THE PROPERTY O	Be adopted	
Mar. 10	Held 2nd Rdg-Short Debat		
May 12	Amendment No.02 Held 2nd Rdg-Short Debat	FRITCHEY	Adopted
May 13	Tiold End Rug Short Debat	Fiscal Note Requested AS	SAMEND
		#2/ROSKAM	
		St Mandate Fis Nte ReqA #2/ROSKAM	AS AMEND
		Correctional Note Reques AMEND #2/ROSKA	
		Judicial Note Request AS	
	Held 2nd Ddg Short Dehot	#2/ROSKAM	
M ay 14	Held 2nd Rdg-Short Debat	Judicial Note Filed	
	Amendment No.03	SAVIANO	
	Amendment referred t Amendment No.03		
	Rules refers to	SAVIANO HJUB	
	Held 2nd Rdg-Short Debat	e	
M ay 15	Amendment No.03	SAVIANO MOTION-BE ADOPTEI)
		Lost Held in committee	
		Fiscal Note Filed	
		Correctional Note Filed A	.S
	Amendment No.04	AMENDED BY HA 2 SCULLY	
	Amendment referred t	o HRUL	
	A	St Mandate Fis Note File	d
	Amendment No.05 Amendment referred t	FRITCHEY	
	Amendment No.04	SCULLY	
	A de NT- Of	Be adopted	
	Amendment No.05 Rules refers to	FRITCHEY HJUB	
	Held 2nd Rdg-Short Debate		
May 16	Amendment No.04	SCULLY	Lost
	Amendment No.05	012-095-010 FRITCHEY	
	· Missipilione 110.03	Be adopted	

May 16—Cont		opted
	Pld Cal Ord 3rd Rdg-Sht Dbt	
	3rd Rdg-Sht Dbt-Pass/Vot116-000-000	
	Added As A Joint Sponsor LOPEZ	
	Added As A Joint Sponsor SANTIAGO	
May 10	Added As A Joint Sponsor ACEVEDO	
May 19 May 21	Sec. Desk Concurrence 02,05 Filed with Secretary	
May 21	Mtn non-concur - Hse Amend	
May 22	S Noncners in H Amend, 02,05	
141dy 22	Arrive House	
	Placed Cal Order Non-concur 02,05	
May 23	MTN REFUSE RECEDE-HS	SE
111 4) 23	AMEND	,_
	Placed Cal Order Non-concur 02,05	
May 27	H Refuses to Recede Amend 02,05	
•	H Requests Conference Comm 1ST	
	Hse Conference Comm Apptd 1ST/SCULLY,	
	GASH, HANNIG,	
	CHURCHILL & ROSKA	M
May 28	Sen Accede Req Conf Comm 1ST	
	Sen Conference Comm Apptd 1ST/CRONIN,	
	HAWKINSON, DILLARD)
	CULLERTON, SHAW	
SB-0173 BURZY	YNSKI.	
10 ILCS 5/7-13.1	from Ch. 46, par. 7-13.1	
10 ILCS 5/7-14	from Ch. 46, par. 7-14	
10 ILCS 5/8-10	from Ch. 46, par. 8-10	
10 ILCS 5/10-14	from Ch. 46, par. 10-14	
10 ILCS 5/10-15	from Ch. 46, par. 10-15	
10 ILCS 5/28-5	from Ch. 46, par. 28-5	
Amonda the Elec	ation Code. Dequires that lead election officials or	+ h ~ C

Amends the Election Code. Requires that local election officials or the State Board of Elections determine that signature requirements have been met and that petitions are complete before any candidate or public question is certified to be placed on the official ballot. Effective immediately.

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Local Government &

Elections

Feb 26 To Subcommittee

Committee Local Government &

Elections

Refer to Rules/Rul 3-9(a)

Mar 15 SB-0174 KLEMM.

70 ILCS 410/5 from Ch. 96 1/2, par. 7105

Amends the Conservation District Act to authorize a 5-member board of trustees to expand to 7 members upon the majority vote of the board. Provides for the reapportionment and appointment of the additional trustees upon expansion. Effective immediately.

icaia tory.		
Jan 28 1997	First reading	Referred to Rules
Jan 29		Assigned to Local Government & Elections
Feb 26		Recommended do pass 008-000-000
	Placed Caindr, Second R	eadng
Feb 27	Second Reading	
	Placed Calndr, Third Rea	ading
Feb 28	Third Reading - Passed 056-000-000	
	Arrive House	
	Placed Calendr, First Re	adne
Mar 06	Hse Sponsor HUGHES	
	First reading	Referred to Rules
Mar 11	3	Assigned to Local Government
May 01		Do Pass/Short Debate Cal 017-000-000
•	Placed Cal 2nd Rdg-Sht	Dbt
May 06	Second Reading-Short D	
,	Pld Cal Ord 3rd Rdg-Sh	
		· · · · · · · · · · · · · · · · · · ·

May 08 3rd Rdg-Sht Dbt-Pass/Vot116-000-000

Passed both Houses
Jun 06 Sent to the Governor
Jul 24 Governor approved

PUBLIC ACT 90-0195 Effective date 97-07-24

SB-0175 PETKA.

705 ILCS 35/2

from Ch. 37, par. 72.2

Amends the Circuit Courts Act. Adds a heading to Section relating to the election of circuit judges.

Jan 28 1997First readingReferred to RulesJan 29Assigned to ExecutiveFeb 06Held in committeeFeb 28PostponedMar 06Postponed

Mar 13 Recommended do pass 008-003-000

Placed Calndr, Second Reading

Mar 18 Second Reading

Placed Calndr, Third Reading

Mar 20 PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO

MAY 31, 1997. PURSUANT TO RULE

May 30 PURSUANT TO RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO

JANUARY 1, 1998.

Calendar Order of 3rd Rdng 97-03-19
Jul 02 Refer to B

Refer to Rules/Rul 3-9(b)

SB-0176 PETKA.

730 ILCS 5/5-5-2

from Ch. 38, par. 1005-5-2

Amends the Unified Code of Corrections. Makes grammatical changes in Section relating to the penalties for unclassified offenses.

Jan 28 1997 First reading Referred to Rules
Jan 29 Assigned to Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0177 PETKA.

725 ILCS 5/113-2

from Ch. 38, par. 113-2

Amends the Code of Criminal Procedure of 1963. Changes heading of Section relating to joint defendants.

Jan 28 1997First readingReferred to RulesJan 29Assigned to JudiciaryMar 15Refer to Rules/Rul 3-9(a)

SB-0178 PETKA.

720 ILCS 5/20-1

from Ch. 38, par. 20-1

Amends the Criminal Code of 1961. Makes a grammatical change in Section defining the offense of arson.

Jan 28 1997First readingReferred to RulesJan 29Assigned to JudiciaryMar 15Refer to Rules/Rul 3-9(a)

SB-0179 SIEBEN.

225 ILCS 10/4.5 new

Amends the Child Care Act of 1969. Provides that the Director of Children and Family Services may issue a license to a person who has been convicted of a crime that otherwise would prevent the issuance of the license if (i) the conviction occurred more than 10 years before the person applied for a license, (ii) the crime did not involve harm or the threat of harm to a child or bodily harm to any person, (iii) the applicant has not been convicted of a crime under Article 11 (except offenses described in Sections 11-7, 11-8, 11-12, and 11-13) or Section 12-13, 12-14, 12-14.1, 12-15, 12-16, or 12-16.2 of the Criminal Code of 1961 or any similar crime in an-

other state, (iv) the applicant has not been convicted of committing a crime in the last 10 years, and (v) the applicant proves, to the satisfaction of the Director, that the applicant has good moral character. Effective immediately.

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Licensed Activities

Feb 27 To Subcommittee

Committee Licensed Activities
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0180 PETERSON.

30 ILCS 350/10 from Ch. 17, par. 6910 30 ILCS 350/11 from Ch. 17, par. 6911

Amends the Local Government Debt Reform Act. Provides that, except for an ordinance required to be published in connection with a backdoor referendum, any bond ordinance adopted by a governing body under applicable law shall, in all instances, become effective immediately without publication or posting or any further act or requirement. Deletes similar language that applied only to refunding bonds. Effective immediately.

Jan 28 1997 First reading Referred to Rules
Jan 29 Assigned to Revenue

Feb 06 Recommended do pass 009-001-000

Placed Calndr, Second Reading

Feb 26 Second Reading

Placed Calndr, Third Reading

Feb 27 Third Reading - Passed 057-000-000

Arrive House

Placed Calendr, First Reading

Mar 06 Hse Sponsor HUGHES

First reading Referred to Rules

Mar 11 Assigned to Local Government
May 01 Do Pass/Short Debate Cal 017-000-000

Placed Cal 2nd Rdg-Sht Dbt

May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

May 08 3rd Rdg-Sht Dbt-Pass/Vot106-008-002

Passed both Houses

Jun 06 Sent to the Governor Aug 01 Governor approved

PUBLIC ACT 90-0306 Effective date 97-08-01

SB-0181 RAUSCHENBERGER.

10 ILCS 5/23-24 from Ch. 46, par. 23-24

Amends the Election Code. Makes a stylistic change.

Jan 28 1997 First reading Referred to I

Jan 28 1997 First reading Referred to Rules
Jan 29 Assigned to Local Government &

Elections

Feb 26 To Subcommittee

Committee Local Government &

Elections

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0182 RAUSCHENBERGER.

55 ILCS 5/3-9005 from Ch. 34, par. 3-9005 55 ILCS 5/4-2003 from Ch. 34, par. 4-2003

Amends the Counties Code. Deletes provision requiring a State's Attorney who appoints a special investigator to consult with local police agencies if the investigator is assigned to areas within the agencies' jurisdiction. Provides that the number and compensation of special investigators shall be fixed by the State's Attorney subject to budgetary limitations established by the county board (now the county board approves the salary and actual expenses and appropriates them in the manner prescribed by law or ordinance). Deletes provision requiring the number of assistant State's Attorneys to be determined by the county board and that their salaries be paid in quarterly annual installments on the order of the county board. Places those responsibilities under the State's Attorney subject to county board budgetary limitations. Effective immediately.

119 SB-0182—Cont.

SENATE AMENDMENT NO. 2.

Deletes reference to: 55 ILCS 5/3-9005

Deletes everything. Amends the Counties Code concerning State's Attorneys. Makes a technical change.

Jan 28 1997	First reading	Referred to Rules	
Jan 29		Assigned to Local Govern	ıment &
		Elections	
Feb 26		Held in committee	
Mar 05		Held in committee	
Mar 11	Amendment No.01	LOCAL GOVERN S	Tabled
	Amendment No.02	LOCAL GOVERN S	Adopted
		Recommnded do pass as a 009-000-000	amend

Placed Calndr, Second Reading

Mar 18 Second Reading
Placed Calndr, Third Reading

May 07 Motion filed WEAVER - RE-REFER FROM CAL. 3RD RDG.
TO SENATE RULES.

May 08 Motion prevailed
May 08 037-011-006
Re-referred to Rules

SB-0183 WELCH.

10 ILCS 5/9-11	from Ch. 46, par. 9-11
10 ILCS 5/9-12	from Ch. 46, par. 9-12
10 ILCS 5/9-13	from Ch. 46, par. 9-13
10 ILCS 5/9-14	from Ch. 46, par. 9-14
10 ILCS 5/9-17	from Ch. 46, par. 9-17
10 H CS 5/0-28 new	· •

Amends the Election Code. Provides that, in addition to other information, the occupation and employer of a person making a contribution shall be reported. Provides that any contribution or expenditure in excess of \$500 (now \$150) shall be reported. Deletes provisions that a person examining campaign finance statements and reports fill out a form identifying the person's name, occupation, address, and phone number and that each political committee be notified of examination of its statements and reports. Provides that all reports of campaign contributions or expenditures filed by a candidate for the General Assembly or for Governor, Lieutenant Governor, Attorney General, Secretary of State, State Comptroller, or State Treasurer or by a political committee in support of a candidate for any of those offices shall be filed in an electronic format specified by the State Board of Elections. Provides that the Board shall promptly make all electronically filed reports publicly available by means of a searchable database that is accessible through the World Wide Web. Effective immediately.

```
Note(s) That May Apply: Fiscal
Jan 28 1997 First reading
Jan 29 Referred to Rules
Assigned to Local Government &
Elections
To Subcommittee
Committee Local Government &
Elections
Mar 15 Refer to Rules/Rul 3-9(a)
```

SB-0184 GEO-KARIS.

5 ILCS 315/14 from Ch. 48, par. 1614

Amends the Illinois Public Labor Relations Act. In provisions relating to arbitration in security employee, peace officer, and firefighter disputes, defines "comparable employer" as an employer in public or private industry, either within the county where the municipality is located or in a municipality of similar population size in or near counties of the same or similar population size.

Jan 28 1997	First reading	Referred to Rules
Jan 29	-	Assigned to Commerce & Industry
Feb 05		Postponed

Feb 27 To Subcommittee

Committee Commerce & Industry

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0185 BURZYNSKI - SYVERSON - LAUZEN - RADOGNO - FITZGERALD.

30 ILCS 350/15 from Ch. 17, par. 6915

Amends the Local Government Debt Reform Act. Provides that alternate bonds shall be payable from property taxes only when all other sources of payment have been exhausted. Deletes provision stating that alternate bonds remain until paid or defeased the general obligation of the governmental unit, and shall be paid from the levy of taxes used to pay for general obligations. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 28 1997 First reading Referred to Rules Jan 29 Assigned to Revenue

Feb₀₆ Postponed

Added as Chief Co-sponsor LAUZEN Added as Chief Co-sponsor RADOGNO Added as Chief Co-sponsor FITZGERALD

Feb 28 Postponed Mar 06 Postponed Mar 13 Postponed

Committee Revenue Mar 15 Refer to Rules/Rul 3-9(a)

SB-0186 GARCIA.

625 ILCS 5/1-224 from Ch. 95 1/2, par. 1-224

Amends the Illinois Vehicle Code to provide that the definition of "rescue vehicle" includes a vehicle designed, configured, and equipped for the transportation of

SENATE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/1-224 Adds reference to:

625 ILCS 5/1-154.4 new

625 ILCS 5/12-215 from Ch. 95 1/2, par. 12-215 625 ILCS 5/12-601 from Ch. 95 1/2, par. 12-601

Deletes everything. Amends the Illinois Vehicle Code. Defines an "organ transport vehicle". Provides that an organ transport vehicle may use blue lights under certain conditions. Provides that an organ transport vehicle may be equipped with a siren.

FISCAL NOTE (111. State Police)

There would be no fiscal impact on the Agency from SB186.

STATE MANDATES FISCAL NOTE (DCCA)

SB 186 fails to create a State mandate.

HOME RULE NOTE

SB 186 does not preempt home rule authority.

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Transportation Feb 27 Amendment No.01 TRANSPORTN S

Recomminded do pass as amend

007-003-000

Placed Calndr.Second Reading

Feb 28 Second Reading

Placed Calndr, Third Reading

Mar 12 Third Reading - Passed 049-006-000

Arrive House

Placed Calendr, First Reading

Mar 21 Hse Sponsor ACEVEDO

Referred to Rules First reading Apr 08 Assigned to Transportation & Motor

Vehicles

Do Pass/Short Debate Cal 018-001-001 Apr 30

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested WAIT St Mandate Fis Nte ReqWAIT Home Rule Note RequestWAIT

Cal Ord 2nd Rdg-Shr Dbt

May 05 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt May 12 St Mandate Fis Note Filed Home Rule Note Filed Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 13 3rd Rdg-Sht Dbt-Pass/Vot118-000-000 May 14 Passed both Houses Jun 12 Sent to the Governor Aug 08 Governor approved PUBLIC ACT 90-0347 Effective date 98-01-01

SB-0187 HALVORSON.

10 ILCS 5/9-25.3 new 30 ILCS 505/11.8 new 30 ILCS 510/18 new 30 ILCS 515/40-1 new

Amends the Election Code. Prohibits a political committee from accepting a contribution in excess of \$500 from any person who has been awarded State contracts in excess of \$100,000, who has submitted bids for contracts in excess of \$100,000, or has in the aggregate received contracts or submitted bids for contracts in excess of \$100,000. Provides that a prohibited contribution must be returned within one business day. Provides that a political committee must notify the State Board of Elections within 2 business days of returned contributions. Provides that a violation is a Class A misdemeanor. Provides that a contribution must be notified that a contribution may be prohibited. Amends the Illinois Purchasing Act, the State Paper Purchasing Act, and the State Printing Contracts Act. Requires each State agency to make a list of persons who have been awarded contracts or submitted bids for contracts in excess of \$100,000 available to the State Board of Elections, the Attorney General, or any State's Attorney.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Jan 28 1997 First reading Referred to Rules
Jan 29 Assigned to Local Government & Elections
To Subcommittee
Committee Local Government & Elections
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0188 JACOBS.

5 ILCS 420/2-105 new 10 ILCS 5/9-5.5 new

Amends the Illinois Governmental Ethics Act. Prohibits a legislator from distributing a newsletter produced at State expense during the 3 months before a general primary or general election. Amends the Election Code. Limits campaign expenditures of candidates and nominees for State Senate to \$100,000 per primary and \$200,000 per election and for State Representative to \$50,000 per primary and \$100,000 per election. Limits campaign contributions to \$1,000 per legislative primary and \$2000 per legislative election from an individual and \$2,000 per legislative primary and \$4,000 per legislative election from a political action committee. Effective immediately.

Jan 28 1997 First reading
Jan 29
Feb 26
Feb 26
Mar 15
Referred to Rules
Assigned to Local Government &
Elections
To Subcommittee
Committee Local Government &
Elections
Refer to Rules/Rul 3-9(a)

SB-0189 SMITH - DEL VALLE.

New Act

Creates the Health Security Act. Requires the State to implement a universal access health care system by January 1, 2000. Requires creation of a Bipartisan Health Care Reform Commission by September 1, 1997, to make recommendations for a universal access health care plan. Effective immediately.

```
Note(s) That May Apply: Fiscal
Jan 28 1997 First reading Referred to Rules
Jan 29 Assigned to Executive
Feb 05 Added as Chief Co-sponsor DEL VALLE
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)
```

SB-0190 SMITH.

New Act

Creates the HIV Education for Pregnant Women Act. Requires physicians and other health care practitioners to provide information on HIV and offer HIV testing to their women patients. Requires the patient to indicate her consent for testing. Provides that the physician shall report the test result to the woman and shall counsel the woman to obtain appropriate medical treatment and shall inform her of the risk to herself and her baby if she fails to obtain that treatment. Requires the Department of Public Health to provide guidelines and information regarding the requirements of the Act.

```
Note(s) That May Apply: Fiscal
Jan 28 1997 First reading
Jan 29 Assigned to Public Health & Welfare
Mar 04 Held in committee
Mar 11 Held in committee
Committee Public Health & Welfare
Mar 15 Refer to Rules/Rul 3-9(a)
```

SB-0191 SMITH.

305 ILCS 5/4-20 new

Amends the AFDC Article of the Public Aid Code. Requires the Department of Public Aid (before July 1, 1997) and the Department of Human Services (on and after July 1, 1997) to advise AFDC applicants of the availability of standard childhood immunizations through county or multiple-county health departments. Requires AFDC recipients to submit proof that children have received immunizations. Authorizes exceptions to immunization requirement for religious reasons or other good cause. Effective immediately.

```
Note(s) That May Apply: Fiscal
Jan 28 1997 First reading
Jan 29 Assigned to Public Health & Welfare
Mar 04 To Subcommittee
Committee Public Health & Welfare
Refer to Rules/Rul 3-9(a)
```

SB-0192 WEAVER,S.

215 ILCS 5/531.03 from Ch. 73, par. 1065.80-3

Amends the Illinois Life and Health Insurance Association Guaranty Law Article of the Illinois Insurance Code. Extends coverage to certain unallocated annuity contracts issued before January 1, 1990. Applies retroactively. Effective immediately.

```
NOTE(s) THAT MAY APPLY: Fiscal
Jan 28 1997 First reading
Jan 29
Mar 11
Postponed
Committee Insurance & Pensions
Refer to Rules/Rul 3-9(a)

SB-0193 MADIGAN.
```

215 ILCS 5/355a from Ch. 73, par. 967a 215 ILCS 5/408 from Ch. 73, par. 1020 215 ILCS 5/531.03 from Ch. 73, par. 1065.80-3 215 ILCS 5/1003 from Ch. 73, par. 1065.703 215 ILCS 125/1-2 from Ch. 111 1/2, par. 1402 215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2 215 ILCS 125/5-6 from Ch. 111 1/2, par. 1414

215 ILCS 125/5-6 from Ch. 111 1/2, par. 1414 215 ILCS 160/Act rep.

Repeals the Vision Service Plan Act. Amends other Acts to delete corss-references. Effective immediately.

NOTE(S) THAT MAY	Y APPLY: Fiscal	
Jan 28 1997	First reading	Referred to Rules
Jan 29	J	Assigned to Insurance & Pensions
Feb 26		Recommended do pass 009-000-000
	Placed Calndr, Second Read	
Feb 27	Second Reading	5
	Placed Calndr, Third Reading	ng
Feb 28	Third Reading - Passed 056	
	Arrive House	
	Placed Calendr, First Readn	g
Mar 05	Hse Sponsor RUTHERFO	
	First reading	Referred to Rules
Mar 06	•	Assigned to State Govt Admin &
		Election Refrm
Apr 24	Added As A Joint Sponsor	BRADY
May 01	•	Do Pass/Short Debate Cal 012-000-000
•	Placed Cal 2nd Rdg-Sht Db	ot
May 02	Alt Primary Sponsor Chang	ed BRADY
May 06	Second Reading-Short Deb	ate
-	Pld Cal Ord 3rd Rdg-Sht D	bt
May 08	3rd Rdg-Sht Dbt-Pass/Vot	116-000-000
•	Passed both Houses	
Jun 06	Sent to the Governor	
Jul 23	Governor approved	
	PUBLIC ACT 90-0177	Effective date 97-07-23

SB-0194 **DUDYCZ - CULLERTON.**

40 ILCS 5/1-113 from Ch. 108 1/2, par. 1-113

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

PENSION IMPACT NOTE SB 194 has no fiscal impact.

SENATE AMENDMENT NO. 2.

Deletes reference to:

40 ILCS 5/1-113 from Ch. 108 1/2, par. 1-113

Adds reference to:

40 ILCS 5/22-307 from Ch. 108 1/2, par. 22-307

Deletes everything. Amends Article 22, Division 3 of the Illinois Pension Code in relation to benefits for an injured policeman or fireman. Deletes provisions limiting statutory rights to recover damages. Provides that nothing in Division 3 relieves any municipality with a population under 500,000 of its duties under the Workers' Compensation Act or the Workers' Occupational Diseases Act or prevents any policeman or fireman in a municipality with a population under 500,000 from recovery under those Acts. Effective immediately.

```
PENSION NOTE
```

SB 194 would have little or no fiscal impact on any Downstate

Rules refers to

Police or Firefighters' pension funds.

Non

Р	ENSION IM.	PACT NOTE, ENGROSSE	£D
N	lo change fron	n previous pension note.	
TE((s) That May	APPLY: Pension	
J	an 28 1997	First reading	Referred to Rules
J	an 29		Assigned to Insurance & Pensions
F	eb 26		Postponed
N	¶ar 04		Postponed
M	1ar 05		Pension Note Filed
N	far 11		Recommended do pass 010-000-000
		Placed Caindr, Second Read	ing
N	1ar 13	Second Reading	
		Placed Calndr, Third Reading	ng
		Filed with Secretary	
		Amendment No.01	DUDYCZ
			-CULLERTON
		Amendment referred t	o SRUL
N	lar 14	Amendment No.01	DUDYCZ
			-CULLERTON

SINS

Mar 17	Filed with Constant	
Mai 17	Filed with Secretary Amendment No.02	DUDYCZ
	Amendment No.02	-CULLERTON
	Amendment referred	
	Amendment No.02	DUDYCZ
	Amendment 140.02	-CULLERTON
	Rules refers to	SINS
Mar 19	Amendment No.02	DUDYCZ
141a1 17	Amendment 140.02	-CULLERTON
		Be adopted
	Recalled to Second Readin	
	Amendment No.02	ືDUDYCZ
	THIRD HOLD TO SO	-CULLERTON
		Adopted
	Placed Calndr, Third Readi	
	Sponsor Removed MADIG	
	Chief Sponsor Changed to	DUDYCZ
	Added as Chief Co-sponsor	CULLERTON
Mar 20	Third Reading - Passed 055	
	Tabled Pursuant to Rule5-	
	Third Reading - Passed 05:	5-000-000
Mar 21	Arrive House	
	First reading	Referred to Rules
Apr 08		Assigned to Personnel & Pensions
Apr 09	Added As A Joint Sponsor	SAVIANO
Apr 11		Pension Note Filed
May 01		Committee Personnel & Pensions Do Pass/Short Debate Cal 013-000-000
May 01	Placed Cal 2nd Rdg-Sht D	
May 06	Second Reading-Short Deb	
may oo	Pld Cal Ord 3rd Rdg-Sht I	
May 08	3rd Rdg-Sht Dbt-Pass/Vot	116-000-000
1114) 00	Passed both Houses	.110 000 000
Jun 06	Sent to the Governor	
Aug 01	Governor vetoed	
Sep 17	Alt Primary Sponsor Chan	ged MCGUIRE
Oct 16	Placed Calendar Total Vet	
Oct 28	Mtn filed overrde Gov veto	DUDYCZ
	Alt Primary Sponsor Chan	
	Joint-Alt Sponsor Changed	
_	Added As A Joint Sponsor	MCKEON
Oct 30		3/5 vote required
	Override Gov veto-Sen pas	s 049-004-001
	Arrive House	
** **	Placed Calendar Total Vet	
Nov 06	Mtn filed overrde Gov veto	
N. 10	Placed Calendar Total Vet	
Nov 12	Own its Committee and	3/5 vote required
	Override Gov veto-Hse pas	
Nov 19	Bth House Overid Total Ve PUBLIC ACT 90-0525	ει υ
Nov 18		
-0195 WATS	ON.	

40 ILCS 5/7-141.1

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code to allow an annuitant to provide up to 600 hours of personal services per year to an IMRF educational employer without loss of early retirement incentives. Effective immediately.

PENSION IMPACT NOTE

SB 195 would have no fiscal impact on the IMRF.

NOTE(S) THAT MAY	Y APPLY: Pension
Jan 28 1997	First reading

Referred to Rules Assigned to Insurance & Pensions Jan 29

Feb 26 To Subcommittee Mar 05 Pension Note Filed

Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a)

SB-0196 MADIGAN.

215 ILCS 5/143.28

from Ch. 73, par. 755.28

Amends the Illinois Insurance Code. Adds a caption to a Section concerning automobile rate reductions because of use of anti-theft equipment.

SENATE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 5/143.28 Adds reference to: 215 ILCS 5/143.10b

from Ch. 73, par. 755.10b

Replaces the title and everything after the enacting clause. Amends the Illinois Insurance Code. Requires companies issuing certain policies of automobile insurance to provide loss information for the 5, rather than 3, previous policy years to an insured upon request.

FISCAL NOTE (Dpt. Insurance)

SB196 will have no fiscal impact on the Department.

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Insurance & Pensions Mar 04 Postponed

Mar 11 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 13 Second Reading

Placed Calndr, Third Reading

Mar 14 Filed with Secretary

Amendment No.01 MADIGAN Amendment referred to SRUL MADIGAN

Mar 17 Amendment No.01 Rules refers to SINS Mar 19

Amendment No.01 MADIGAN Be adopted

Recalled to Second Reading

Amendment No.01 **MADIGAN** Adopted

Placed Calndr, Third Reading

Mar 20 Third Reading - Passed 057-000-000

Mar 21 Arrive House

Hse Sponsor MAUTINO

Referred to Rules First reading Assigned to Insurance

Apr 08 Apr 24 Added As A Joint Sponsor FEIGENHOLTZ

Added As A Joint Sponsor SMITH, MICHAEL Added As A Joint Sponsor MCCARTHY

Apr 30 Do Pass/Short Debate Cal 018-000-000

Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested BRADY

Cal Ord 2nd Rdg-Shr Dbt

May 05 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

May 08 3rd Rdg-Sht Dbt-Pass/Vot116-000-000

> Passed both Houses Sent to the Governor Governor approved

PUBLIC ACT 90-0196 Effective date 98-01-01

SB-0197 MADIGAN.

215 ILCS 5/155.20

Jun 06

Jul 24

from Ch. 73, par. 767.20

Amends the Illinois Insurance Code. Adds a caption to a Section concerning arbitration awards in medical malpractice claims.

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Insurance & Pensions

Mar 04 Postponed Mar 11 Postponed

Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0198 MADIGAN.

215 ILCS 5/357.31 from Ch. 73, par. 969.31

Amends the Illinois Insurance Code. Adds a caption to a Section concerning the refund of unearned premium upon death of the insured.

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Insurance & Pensions Mar 04 Postponed Mar 11 Recommended do pass 010-000-000

Placed Calndr Second Reading

Mar 13 Second Reading

Placed Calndr, Third Reading

May 07 Motion filed WEAVER - RE-REFER

FROM CAL. 3RD RDG. TO SENATE RULES.

May 08 Motion prevailed May 08 037-011-006 Re-referred to Rules

DUDYCZ - HENDON. SB-0199

20 ILCS 2610/12.2 new

30 ILCS 105/14 from Ch. 127, par. 150

Amends the State Police Act to provide for payment of the burial expenses (up to \$10,000) of State police officers killed in the line of duty. Amends the State Finance Act to provide that these benefits shall be paid out of moneys appropriated for personal services of State police officers. Effective immediately.

FISCAL NOTE (Ill. State Police)

SB199 will cost the State Police approximately \$10,000 once

every two to three years.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to State Government

Operations

Feb 28 Recommended do pass 009-000-000 Placed Calndr, Second Reading

Mar 04 Added as Chief Co-sponsor HENDON

Second Reading

Placed Calndr, Third Reading

Mar 11 Third Reading - Passed 059-000-000

Arrive House

Placed Calendr, First Reading

Mar 12 Hse Sponsor PARKE

> First reading Referred to Rules

Assigned to Personnel & Pensions Mar 18

Mar 19 Alt Primary Sponsor Changed DEERING Added As A Joint Sponsor PARKE Added As A Joint Sponsor ACEVEDO

Added As A Joint Sponsor MCAULIFFE Added As A Joint Sponsor LOPEZ

Do Pass/Short Debate Cal 013-000-000 May 01

Placed Cal 2nd Rdg-Sht Dbt

May 05 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Second Reading-Short Debate May 06 Pld Cal Ord 3rd Rdg-Sht Dbt

3rd Rdg-Sht Dbt-Pass/Vot116-000-000 May 08

Passed both Houses Jun 06 Sent to the Governor

Governor approved PUBLIC ACT 90-0178 Effective date 97-07-23 Jul 23

RAUSCHENBERGER - LINK. SB-0200

10 ILCS 5/1-3	from Ch. 46, par. 1-3
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-36	from Ch. 46, par. 2A-36
10 ILCS 5/2A-43	from Ch. 46, par. 2A-43
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-50
                                  from Ch. 46, par. 2A-50
 10 ILCS 5/2A-51
                                  from Ch. 46, par. 2A-51
 10 ILCS 5/2A-52
                                  from Ch. 46, par. 2A-52
 10 ILCS 5/4-11
                                  from Ch. 46, par. 4-11
 10 ILCS 5/10-6
                                  from Ch. 46, par. 10-6
 10 ILCS 5/11-7
                                  from Ch. 46, par. 11-7
 10 ILCS 5/12-1
                                  from Ch. 46, par. 12-1
 10 ILCS 5/16-4.1
                                  from Ch. 46, par. 16-4.1
                                  from Ch. 46, par. 24-1.2
 10 ILCS 5/24-1.2
 70 ILCS 705/4.02
                                  from Ch. 127 1/2, par. 24.02
110 ILCS 805/2-12.1
                                  from Ch. 122, par. 102-12.1
110 ILCS 805/3-7
                                  from Ch. 122, par. 103-7
```

Amends the Election Code, the Public Community College Act and the Fire Protection District Act to abolish the nonpartisan election held on the first Tuesday after the first Monday in November of odd-numbered years. Transfers elections of officers held at the nonpartisan election to the consolidated election held on the first Tuesday in April of odd-numbered years. Effective immediately.

HOUSE AMENDMENT NO. 1.

May 13

```
Adds reference to: 10 ILCS 5/2A-54 from Ch. 46, par. 2A-54 from Ch. 85, par. 1267 from Ch. 127 1/2, par. 24.1 105 ILCS 5/6-17 from Ch. 122, par. 6-17 from Ch. 122, par. 10-5 ILCS 5/10-10 ILCS 805/3-8 from Ch. 122, par. 10-10 from Ch. 122, par. 10-10 from Ch. 122, par. 10-10 from Ch. 122, par. 10-10
```

Amends the School Code, the Springfield Metropolitan Exposition and Auditorium Authority Act, the Public Community College Act, the Fire Protection District Act, and the Election Code. Provides that the term of office of a person elected at a nonpartisan election whose term begins before the effective date of this amendatory Act expires on the date it would have expired if this amendatory Act had not been enacted. The term of a successor elected at a consolidated election on or after the effective date of this amendatory Act to succeed to a term of office of a person elected at a nonpartisan election shall begin upon termination of the predecessor's term of office. Deletes the immediate effective date.

```
FISCAL NOTE, AMENDED (State Bd. of Elections)
    SB 200, amended will not result in any increase expenditures
    to the State Board of Elections.
NOTE(S) THAT MAY APPLY: Fiscal
    Jan 28 1997
                  First reading
                                             Referred to Rules
    Jan 29
                                             Assigned to Local Government &
                                               Flections
    Feb 26
                                             To Subcommittee
    Mar 11
                                             Recommended do pass 008-000-000
                  Placed Calndr, Second Reading
    Mar 12
                  Second Reading
                  Placed Calndr, Third Reading
                   Added as Chief Co-sponsor LINK
    Mar 14
                  Third Reading - Passed 057-000-000
                  Arrive House
                  Placed Calendr, First Reading
    Mar 21
                  Hse Sponsor WINTERS
                  First reading
                                             Referred to Rules
    Apr 08
                                             Assigned to State Govt Admin &
                                               Election Refrm
    May 08
                       Amendment No.01
                                             ST GV-ELC RFM H
                                                                     Adopted
                                             Do Pass Amend/Short Debate
                                               012-000-000
                  Placed Cal 2nd Rdg-Sht Dbt
                  Added As A Joint Sponsor BOLAND
    May 12
                                             Fiscal Note Filed
                  Cal Ord 2nd Rdg-Shr Dbt
```

Second Reading-Short Debate Held 2nd Rdg-Short Debate May 15 Pld Cal Ord 3rd Rdg-Sht Dbt

May 16 Re-Refer Rules/Rul 9(B)

SB-0201 DEMUZIO.

> 30 ILCS 425/2 from Ch. 127, par. 2802 30 ILCS 425/4 from Ch. 127, par. 2804

Amends the Build Illinois Bond Act. Increases the bond authorization for the expenses of issuance and sale of bonds, including bond discounts, and for planning, engineering, acquisition, construction, reconstruction, development, improvement, and extension of the public infrastructure in the State by \$900,000,000. Authorizes the issuance of \$1,000,000,000 in bonds for the construction of elementary and secondary public schools. Effective immediately.

NOTE(s) THAT MAY APPLY: Debt; Fiscal

Jan 28 1997 First reading Referred to Rules Feb 05 Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

SB-0202 DEL VALLE.

730 ILCS 5/5-5-3.2 from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Provides that it is a factor in aggravation that the court may consider as a reason to impose a more severe sentence that the defendant committed a specified enumerated offense within 1,000 feet of a conveyance owned, leased, or contracted by a school to transport students to or from school or a school related activity (now the aggravating factor applies only if the offense was committed on the conveyance). Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

Jan 28 1997 First reading Referred to Rules Jan 29 Assigned to Judiciary Mar 12 Postponed Committee Judiciary Mar 15 Refer to Rules/Rul 3-9(a)

SB-0203 LAUZEN - GARCIA.

20 ILCS 4020/9 from Ch. 48, par. 1509

Amends the Prairie State 2000 Authority Act concerning expenses of the Board

of Directors. Adds a caption.

Jan 28 1997 First reading Referred to Rules Jan 29 Assigned to State Government Operations Feb 28 Postponed

Mar 06 Postponed

Mar 13 Recommended do pass 008-000-000 Placed Calndr, Second Reading

Second Reading Mar 19

Placed Calndr, Third Reading

Added as Chief Co-sponsor GARCIA

May 07 Motion filed WEAVER-RE-REFER

FROM CAL. 3RD RDG. TO SENATE RULES.

May 08 Motion prevailed 037-011-006 May 08 Re-referred to Rules

SB-0204 LAUZEN.

> 5 ILCS 315/1 from Ch. 48, par. 1601

Amends the Illinois Public Labor Relations Act by making a technical change to the Short Title.

Jan 28 1997 Referred to Rules First reading Jan 29 Assigned to Commerce & Industry Feb 27 To Subcommittee

Mar 14 Recommended do pass 009-000-000

Placed Calndr, Second Reading

Mar 19 Re-referred to Rules

SB-0205 LAUZEN.

820 ILCS 115/1 from Ch. 48, par. 39m-1

Amends the Illinois Wage Payment and Collection Act. In the Section concerning application of the Act, adds a caption.

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Commerce & Industry
Feb 27 To Subcommittee

Committee Commerce & Industry
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0206 LAUZEN.

820 ILCS 205/22 from Ch. 48, par. 31.22

Amends the Child Labor Law. Makes stylistic changes in the Section stating the Law's short title.

Jan 28 1997 First reading Referred to Rules

Jan 29 Assigned to Commerce & Industry
Feb 27 To Subcommittee

Mar 14 Recommended do pass 009-000-000

Placed Calndr, Second Reading

Re-referred to Rules

SB-0207 WELCH - LINK.

New Act

25 ILCS 120/Act rep.

Creates the Compensation Review Board Abolition Act. Provides that the compensation of officers determined by the Compensation Review Board shall be the last compensation set by the board immediately preceding the effective date of this Act that was not disapproved by the General Assembly, or the compensation reduced by the General Assembly, until the General Assembly by law changes the compensation. Repeals the Compensation Review Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 28 1997 First reading Referred to Rules
Assigned to Executive

Jan 30 Added as Chief Co-sponsor LINK
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0208 DEMUZIO - SHADID - SEVERNS - SIEBEN.

230 ILCS 10/11 from Ch. 120, par. 2411

Amends the Riverboat Gambling Act. Prohibits installation of terminals accepting certain access devices for electronic funds transfer and prohibits issuing warrants or coupons redeemable for cash.

Jan 28 1997 First reading Referred to Rules
Jan 29 Assigned to Executive

Jan 30 Added as Chief Co-sponsor SEVERNS Feb 05 Added as Chief Co-sponsor SIEBEN

Feb 06

Held in committee

Committee Executive

Mar 15

Refer to Rules/Rul 3-9(a)

SB-0209 CARROLL.

815 ILCS 180/17 new

Amends the Collateral Protection Act. Provides that the cost of collateral protection insurance must be commercially reasonable. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 815 ILCS 180/17 new Adds reference to: 815 ILCS 180/5 815 ILCS 180/15 815 ILCS 180/40

Replaces the title and everything after the enacting clause. Amends the Collateral Protection Act. Provides that collateral includes property used to secure performance under lease agreements. Requires the notice to disclose the initial cost of collateral protection insurance. Effective immediately.

T 00 1007	T7: 4 1:	D.C. L. D.I	
Jan 28 1997	First reading	Referred to Rules	
Jan 29 Feb 28		Assigned to Financial Ir	
red 28	Placed Calndr, Second Rea	Recommended do pass (007-000-000
Mar 17	Second Reading	ung	
IVIAI 17	Placed Calndr, Third Read	ina	
Mar 19	Filed with Secretary	nig	
Mai 17	Amendment No.01	CARROLL	
	Amendment referred		
	Amendment No.01		
	Rules refers to	SFIC	
Мат 20	Amendment No.01	CARROLL	
	1 11101101101101	Be adopted	
	Recalled to Second Readir		
	Amendment No.01	CARROLL	Adopted
	Placed Calndr, Third Read	ing	•
	Third Reading - Passed 05	5-001-001	
Mar 21	Arrive House		
	Placed Calendr, First Read	ng	
Apr 08	Hse Sponsor WOOD		
	First reading	Referred to Rules	
Apr 09		Assigned to Financial In	
Арг 30		Do Pass/Short Debate (Cal 027-000-000
	Placed Cal 2nd Rdg-Sht D		
M ay 01	Second Reading-Short Del		
3.4 00	Pld Cal Ord 3rd Rdg-Sht 1		
May 08	3rd Rdg-Sht Dbt-Pass/Vo	t115-000-000	
T 0/	Passed both Houses		
Jun 06	Sent to the Governor		
Jun 27	Governor approved	FF 41 1 4 07 06 27	
	PUBLIC ACT 90-0035	Effective date 97-06-27	
	GAN – FITZGERALD – W		
BOME	KE, DONAHUE, WOODYAF	RD, BURZYNSKI, DUDY	CZ, LUECHTE.
FFID	ANDMAITIAND		

SB-02 FELD AND MAITLAND.

```
5 ILCS 375/3
40 ILCS 5/15-107
40 ILCS 5/15-134
                                        from Ch. 127, par. 523
                                        from Ch. 108 1/2, par. 15-107
                                        from Ch. 108 1/2, par. 15-134
from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-136
40 ILCS 5/15-136.4 new
40 ILCS 5/15-146
                                        from Ch. 108 1/2, par. 15-146
40 ILCS 5/15-154
                                        from Ch. 108 1/2, par. 15-154
40 ILCS 5/15-157
                                        from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-158.2
40 ILCS 5/15-165
                                        from Ch. 108 1/2, par. 15-165
40 ILCS 15/1.1
```

Amends the State Universities Article of the Illinois Pension Code to provide for another optional retirement program. Amends the State Employees Group Insurance Act of 1971 to make changes in definitions. Also makes other changes. Amends the State Pension Funds Continuing Appropriation Act to make a change in the continuing appropriation for the State Universities Retirement System, Effective immediately.

PENSION IMPACT NOTE

Cost is unknown but is not expected to be significant.

PENSION IMPACT NOTE, REVISED

SB210 may have a positive impact on accrued liabilities.

NOTE(s) THAT MAY APPLY: Fiscal: Pension

JIE(S) I MAI IVLAY	APPLY, FISCAL, FUISION	
Jan 28 1997	First reading	Referred to Rules
Jan 29	-	Assigned to Insurance & Pensions
Jan 30	Added as Chief Co-sponsor	BOWLES
	Added as Chief Co-sponsor	CULLERTON
	Added As A Co-sponsor M.	AITLAND
Feb 26	-	To Subcommittee
Mar 05		Pension Note Filed
		Committee Insurance & Pensions
Mar 15		Refer to Rules/Rul 3-9(a)
Mar 18		Pension Note Filed

Mar 18 Pension Note Filed

Committee Rules

SB-0211 SIEBEN – HALVORSON – HAWKINSON – LAUZEN – MAHAR, SEV-ERNS AND DILLARD.

New Act 10 ILCS 5/28-1 from Ch. 46, par. 28-1

Creates the Gambling Referendum Act. Requires an advisory question to be submitted to the voters of the entire State at the 1998 general election as to whether the General Assembly should expand legalized gambling in Illinois. The Act is repealed January 1, 1999. Amends the Election Code to provide that the question submitted to the voters is not subject to the 3 advisory referenda limitation. Effective immediately.

Jan 28 1997 First reading Referred to Rules Jan 29 Assigned to Executive Jan 30 Added as Chief Co-sponsor HALVORSON Feb₀₆ Recommended do pass 012-001-000 Placed Calndr, Second Reading Added as Chief Co-sponsor HAWKINSON Added as Chief Co-sponsor LAUZEN Added as Chief Co-sponsor MAHAR Added As A Co-sponsor SEVERNS Feb 27 Second Reading Placed Calndr, Third Reading Mar 06 Added As A Co-sponsor DILLARD 3d Reading Consideration PP Calendar Consideration PP. Motion filed WEAVER - RE-REFER May 07 FROM CALENDAR ORDER OF CPP TO SENATE RULES. May 08 Motion prevailed May 08 037-011-006 Re-referred to Rules

SB-0212 MOLARO.

220 ILCS 5/8-205

from Ch. 111 2/3, par. 8-205

Amends the Public Utilities Act. Provides that with respect to the restrictions on termination of gas or electric service related to space heating for residences, the term "service" includes supply of gas or electricity and any component of a delivery method or system necessary or desirable to provide or operate space heating at a residence. Effective June 1, 1997.

Jan 28 1997 First reading Referred to Rules
Jan 29 Assigned to Environment & Energy
Feb 06 To Subcommittee
Feb 28 Postponed
Committee Environment & Energy
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0213 O'MALLEY.

65 ILCS 5/11-91-1 from Ch. 24, par. 11-91-1

Amends the Illinois Municipal Code. Provides that an ordinance vacating a street or alley shall not become effective until the owners of all property or any particular parcel or parcels of property (now property) abutting upon the street or alley shall pay compensation that is just and reasonable (now equal to the benefits which will accrue to them by reason of that vacation). Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Municipal Code. Provides that an ordinance vacating a street or alley shall not become effective until the owners of all property or any particular parcel or parcels of property (now property) abutting upon the street or alley shall pay compensation that is the fair market value of the property acquired or of the benefits which will accrue to them by reason of that vacation (now equal to the benefits which will accrue to them by reason of that vacation). Provides that if the ordinance provides that only the owner or owners of one particular parcel shall make payment, then that owner or those owners shall acquire title to the entire vacated street or alley. Effective immediately.

STATE MANDATES FISCAL NOTE (DCCA) SB213 fails to create a State mandate. HOME RULE NOTE SB 213 does not preempt home rule authority. FISCAL NOTE (DCCA) SB 213 imposes no additional requirements that would have a fiscal impact on units of local gov't. Jan 28 1997 First reading Referred to Rules Jan 29 Assigned to Local Government & Elections Feb 26 Recommended do pass 008-000-000 Placed Calndr, Second Reading Feb 27 Second Reading Placed Calndr, Third Reading Mar 06 Filed with Secretary Amendment No.01 O'MALLEY Amendment referred to SRUL Mar 11 Amendment No.01 O'MALLEY Rules refers to SLGV Mar 13 Amendment No.01 O'MALLEY Be adopted Recalled to Second Reading O'MALLEY Amendment No.01 Adopted Placed Calndr, Third Reading Mar 14 Third Reading - Passed 054-000-000 Arrive House Placed Calendr, First Reading Apr 07 Hse Sponsor CROTTY Apr 08 Referred to Rules First reading Apr 09 Assigned to Local Government May 01 Do Pass/Short Debate Cal 017-000-000 Placed Cal 2nd Rdg-Sht Dbt St Mandate Fis Nte ReqHUGHES Home Rule Note RequestHUGHES Cal Ord 2nd Rdg-Shr Dbt May 06 St Mandate Fis Note Filed Home Rule Note Filed Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 08 Fiscal Note Filed THE HOUSE. 3rd Rdg-Sht Dbt-Pass/Vot115-000-000 Passed both Houses Jun 06 Sent to the Governor Jul 23 Governor approved PUBLIC ACT 90-0179 Effective date 97-07-23

SB-0214 FITZGERALD - SEVERNS.

415 ILCS 20/3

from Ch. 111 1/2, par. 7053

Amends the Illinois Solid Waste Management Act to require the Department of Central Management Services to implement aluminum can recycling programs in all State buildings. Effective immediately.

SENATE AMENDMENT NO. 1.

Extends the implementation deadline for the aluminum can recycling program from 180 days to 270 days after the effective date of the amendatory Act. Provides for the deposit of proceeds from the sale of aluminum cans into I-CYCLE accounts in the State Surplus Property Revolving Fund. Allows State agencies having an aluminum can recycling program in place to continue with their current plan.

Note(s) That May Apply: Fiscal
Jan 29 1997 First reading
Jan 30
Feb 06
Feb 28
Amendment No.01
Referred to Rules
Assigned to Environment & Energy
Postponed
ENVIR. & ENE. S
Adopted
Recommnded do pass as amend
009-000-000

Mar 04 Placed Calndr, Second Reading
Second Reading
Placed Calndr, Third Reading

Sponsor Removed RAUSCHENBERGER Chief Sponsor Changed to FITZGERALD

Mar 06	Added as Chief Co-sponsor SEVERNS	
Mai 00		
M 07	Third Reading - Passed 054-000-000	
Mar 07	Arrive House	
	Placed Calendr, First Reading	
	Hse Sponsor BEAUBIEN	
	First reading Referred to Rules	
M ar 11	Assigned to Environment & Energy	
Apr 09	Added As A Joint Sponsor SCULLY	
•	Added As A Joint Sponsor MCCARTHY	
May 01	Do Pass/Short Debate Cal 020-000-000	
	Placed Cal 2nd Rdg-Sht Dbt	
May 06	Second Reading-Short Debate	
-	Pld Cal Ord 3rd Rdg-Sht Dbt	
May 08	3rd Rdg-Sht Dbt-Pass/Vot117-000-000	
•	Added As A Joint Sponsor COULSON	
	Passed both Houses	
Jun 06	Sent to the Governor	
Jul 23	Governor approved	
	PUBLIC ACT 90-0180 Effective date 97-07-23	

SB-0215 RAUSCHENBERGER.

220 ILCS 5/9-201.3 new

Amends the Public Utilities Act. Authorizes the Commission to establish alternative forms of regulation. Establishes minimum requirements for alternative forms of regulation. Beginning January 1, 1999, requires the Commission to conduct an annual review the rates of each public utility that is not subject to an alternative form of regulation. Effective January 1, 1998.

Referred to Rules
Assigned to Environment & Energy
To Subcommittee
Postponed
Committee Environment & Energy
Refer to Rules/Rul 3-9(a)

SB-0216 RAUSCHENBERGER.

30 ILCS 105/37 new

Amends the State Finance Act to prohibit the use of State funds in connection with cogeneration projects. Effective immediately.

OTE(S) THAT IVIAY APPLY, FISCAL	
Jan 29 1997 First reading	Referred to Rules
Jan 30	Assigned to State Government
	Operations
Feb 28	Postponed
Mar 06	Postponed
Mar 13	Held in committee
	Committee State Government
	Operations
Mar 15	Refer to Rules/Rul 3-9(a)

SB-0217 SMITH - OBAMA.

305 ILCS 5/9-6.3 from Ch. 23, par. 9-6.3

Amends the Public Aid Code. Authorizes the Department of Human Services, as successor agency to the Department of Public Aid for the purpose of administering the Other Social Services Article of the Code, to provide child care services to former AFDC recipients and recipients of State-administered general assistance for a period of time in addition to the required initial 12 months after aid is cancelled because the recipient obtained employment. (Now, extended child care services are provided for a maximum of 12 months.)

ote(s) That May	APPLY: Fiscal	
Jan 29 1997	First reading	Referred to Rules
Jan 30	_	Assigned to Public Health & Welfare
	Added as Chief Co-sponsor	OBAMA
Mar 04	•	To Subcommittee
		Committee Public Health & Welfare
Mar 15		Refer to Rules/Rul 3-9(a)
	Jan 29 1997 Jan 30 Mar 04	Added as Chief Co-sponsor Mar 04

SB-0218 DEL VALLE.

730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3 730 ILCS 5/5-6-3.1 from Ch. 38, par. 1005-6-3.1

Amends the Unified Code of Corrections. Requires a defendant who is placed on supervision, probation, or conditional discharge for possession of substances prohibited by the Cannabis Control Act or Illinois Controlled Substances Act after a previous conviction or disposition of supervision or probation to undergo treatment at a substance abuse program.

FISCAL NOTE (Dept. of Corrections)

Corrections population and fiscal impacts would be minimal. CORRECTIONAL NOTE

No change from DOC fiscal note.

JUDICIĂL NOTE

There may be an increase in judicial workloads; there would not

be an increase in the number of judges needed.

FISCAL NOTE (DASA)

Estimated fiscal impact to DASA's overall budget is \$6.9 M. STATE MANDATES FISCAL NOTE (DCCA)

SB218 may create a due process mandate for which no reimbursement is required, depending upon whether the courts choose to order payment for medical testing be made by local gov'ts.

HOUSE AMENDMENT NO. 1. (House recedes May 29, 1997)

Deletes reference to:

New Act

Adds reference to:

775 ILCS 5/2-105 from Ch. 68, par. 2-105

Amends the Illinois Human Rights Act. Requires specified State agencies to notify the Department of Human Rights 30 days before effecting a layoff. Requires the Department to make adverse impact determinations and requires the State agency to notify the employee, the employee's union, and the Dislocated Worker Unit at DCCA. Prohibits a layoff for 10 working days following an adverse impact determination unless an emergency layoff situation exists. Provides each employee targeted for layoff should be notified that transitional assistance may be available to him or her. Effective immediately.

STATE MANDATES FISCAL NOTE (DCCA)

May create a due process mandate for which no reimbursement is required. This determination depends upon whether the courts choose to order payment for medical testing be made by a unit of local gov't.

Note(s) That May Apply: Fiscal

Jan 29 1997	First reading	Veletien to Vales	
Jan 30		Assigned to Judiciary	
Mar 12		Recommended do pass 010-000-000	
	Placed Calndr, Second Read	ing	
Mar 13	Second Reading		
	Placed Calndr, Third Readi	ng	
Mar 14	Third Reading - Passed 056		
	Arrive House		
	Placed Calendr, First Readr	ng	
Mar 18	Hse Sponsor TURNER, AF		
	First reading	Referred to Rules	
Mar 21		Assigned to Judiciary II - Criminal Law	
May 01	Added As A Joint Sponsor	SILVA	
May 08	,	Do Pass/Stdnrd Dbt/Vo008-003-003	
•	Plcd Cal 2nd Rdg Std Dbt		
		Fiscal Note Requested ROSKAM	
		St Mandate Fis Nte RegROSKAM	
		Correctional Note Requested	
		ROSKAM	
		Judicial Note Request ROSKAM	
	Cal 2nd Rdg Std Dbt		
Man 12	Ca. 2110 1106 Old Dol	Figural Moto Filled	

Referred to Rules

May 12 Fiscal Note Filed

Correctional Note Filed Cal 2nd Rdg Std Dbt

May 13 Judicial Note Filed Fiscal Note Filed

Second Reading-Stnd Debate Hld Cal Ord 2nd Rdg-Shr Dbt

May 16	Amendment No.01		
	Amendment referred	to HRUL	
		St Mandate Fis Note File	d
	Amendment No.01	TURNER,ART	
		Be adopted	
	Amendment No.01	TURNER, ART	Adopted
	Pld Cal Ord 3rd Rdg-Std D		
	C	St Mandate Fis Note File	rd
		THE HOUSE.	
	3rd Rdg-Stnd Dbt-Pass/V0	089-027-000	
May 19	Sec. Desk Concurrence 01		
,	Filed with Secretary		
	,	Mtn concur - House Ame	nd
	Motion referred to	SRUL	
May 20	Filed with Secretary		
,	,	Mtn non-concur - Hse An	nend
		Mtn concur - House Ame	nd
	Rules refers to	SEXC	
May 21		Mtn concur - House Ame	nd
,		Held in committee	
		Mtn non-concur - Hse An	nend
	S Noncners in H Amend, 0	1	
	Arrive House		
	Placed Cal Order Non-cond	cur 01	
May 27		Mtn recede - House Amer	nd
	Refer to Rules/Rul 75(a)		-
	Placed Cal Order Non-cone	cur 01	
May 29		Be approved consideration	n
, -	H Recedes from Amend. 0		
	Passed both Houses	-	
Jun 27	Sent to the Governor		
Aug 19	Governor approved		
ŭ	PUBLIC ACT 90-0504	Effective date 98-01-01	
1910 DADET	ED DADOCNO		

SB-0219 PARKER - RADOGNO.

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.

Jan 29 1997
Jan 30
Added as Chief Co-sponsor
Feb 06
Referred to Rules
Assigned to Executive
RADOG NO
To Subcommittee
Committee Executive
Refer to Rules/Rul 3-9(a)
Ruled Exempt Under Sen Rule 3-9(B) SRUL
Re-referred to Executive

SB-0220 CLAYBORNE.

110 ILCS 805/3-26.2 new

Amends the Public Community College Act. Requires community college boards to achieve a ratio between full-time faculty members and part-time teachers under which at least 75% of all full-time equivalent teaching positions are held by full-time faculty members and not more than 25% of all full-time equivalent teaching positions are held by part-time teachers. Provides for a phase-in that begins with fiscal year 1998 and that requires a community college district to use 33% of the increase in its annual distribution formula grants each fiscal year to achieve the required ratio between full-time and part-time teachers holding full-time equivalent teaching positions in the district. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 29 1997	First reading	Referred to Rules
Jan 30		Assigned to Education
Mar 05		Postponed
Mar 12		Committee Education
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0221 MADIGAN - MAITLAND - WALSH,T - BURZYNSKI - MOLARO, VIVERITO AND PETERSON.

40 ILCS 5/7-139 from Ch. 108 1/2, par. 7-139

30 ILCS 805/8.21 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code. Allows members and retirees to receive up to 24 months of credit for military service not preceded by employment upon payment of the corresponding employee and employer contributions. Requires employer approval. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Cost is unknown but is not expected to be significant.

PENSION NOTE, REVISED

Cost cannot be estimated due to unknown amount of military

service credit that may be established.

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

Jan 29 1997 Referred to Rules First reading

Jan 30 Assigned to Insurance & Pensions

Feb 06 Added As A Co-sponsor PETERSON

Feb 26 To Subcommittee

Mar 05 Pension Note Filed

Committee Insurance & Pensions Mar 15

Refer to Rules/Rul 3-9(a) Pension Note Filed

Committee Rules

SB-0222 CRONIN.

Mar 18

105 ILCS 5/1A-1 from Ch. 122, par. 1A-1

Amends the School Code to make a technical change.

Jan 29 1997 Referred to Rules First reading Jan 30 Assigned to Education

Feb 05 Recommended do pass 006-004-000

Placed Calndr, Second Reading

Feb 27 Second Reading

Placed Calndr, Third Reading Third Reading - Passed 056-000-000 Mar 12

Arrive House

Placed Calendr, First Reading

Mar 20 Hse Sponsor DANIELS

Mar 21 First reading Referred to Rules

Apr 08 Assigned to Elementary & Secondary

Education

Added As A Joint Sponsor COWLISHAW May 06

Do Pass/Short Debate Cal 020-000-000 May 07

Placed Cal 2nd Rdg-Sht Dbt May 08

Second Reading-Short Debate

Held 2nd Rdg-Short Debate

May 15 Amendment No.01 DANIELS Amendment referred to HRUL

Amendment No.01 **DANIELS**

Be adopted

Held 2nd Rdg-Short Debate

May 16 Amendment No.02 **COWLISHAW**

Amendment referred to HRUL

COWLISHAW Amendment No.02 HELM

Rules refers to

Held 2nd Rdg-Short Debate

Re-Refer Rules/Rul 9(B)

SB-0223 HENDON.

105 ILCS 5/30-9 from Ch. 122, par. 30-9

Amends the School Code to provide for legislative scholarship reform. Prohibits a member of the General Assembly from nominating a person to receive a General Assembly scholarship if the person is not a resident of the member's district, or if the person is not a member of a low to moderate income family as determined and certified to the member by the Illinois Student Assistance Commission, or if the 137 SB-0223—Cont.

person is a relative of the member, or if the person is the son or daughter of either another member of the General Assembly or certain other elected officials. Also prohibits a General Assembly member form delegating or transferring his or her nominating authority to another General Assembly member and from nominating a person to receive a scholarship if the right to make that nomination initially belonged to another member of the Assembly who is still a member. Provides that a legislator who violates any of those prohibitions shall forfeit his or her nomination rights for a period of 4 years and shall pay into the State Treasury an amount equal to the tuition and fees from which the holder of a scholarship issued as a result of the violation was exempted from paying. Creates the Legislative Scholarship Review Committee to initiate proceedings on its own information to determine if a legislator has violated any such prohibition. Provides that the Committee is to consist of 2 members of the State Board of Education designated by that Board, 2 members of the University of Illinois Board of Trustees designated by that Board, and one member of the editorial board from each of certain daily newspapers designated by the Illinois Legislative Correspondents Association. Provides that Committee members are to serve without compensation or reimbursement of their expenses.

Jan 30 1997 First reading

Feb 06 Feb 28

Mar 15

Referred to Rules Assigned to Executive Held in committee To Subcommittee

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

SB-0224 CARROLL.

740 ILCS 45/2

from Ch. 70, par. 72

Amends the Crime Victims Compensation Act. Includes leaving the scene of a motor vehicle accident in which death or personal injury resulted in the definition of a crime of violence.

Jan 30 1997 First reading

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

Mar 15

SB-0225 PARKER - O'MALLEY - LINK AND SMITH.

625 ILCS 5/11-1301.5 new

Amends the Illinois Vehicle Code. Provides that a chief of police of a municipality and a sheriff of a county may appoint volunteers or contract with public or private entities to issue citations to individuals who violate statutory provisions or ordinances dealing with parking privileges for disabled persons. Requires the chief of police or sheriff to train the volunteers before allowing them to issue citations. Provides that the citations issued by the volunteers and public or private entities have the same force and effect as those issued by police officers. Provides that all funds collected as a result of the payment of the parking violations shall be paid to the municipality or county where the notice is issued. Provides that the chief of police or sheriff shall execute a written agreement with the volunteer or public or private entity concerning liability.

SENATE AMENDMENT NO. 1.

Removes the provisions concerning the chief of police or sheriff executing a written agreement with the volunteer or entity requiring the volunteer or entity to assume all liability. Provides that the volunteer or entity is not liable for an act or omission in the execution or enforcement of laws or ordinances if acting within the scope of the appointment or contract, unless the act or omission constitutes willful and wanton conduct. Provides that a chief of police, sheriff, or employee of a police department or sheriff is not liable for an injury caused by an act or omission of the volunteer or entity. Provides that no local government, chief of police, sheriff, or an employee shall be liable for any actions regarding the supervision or direction of or the failure to supervise and direct a volunteer or entity unless the act or omission constitutes willful and wanton conduct. Adds an immediate effective date.

SENATE AMENDMENT NO. 2.

Provides that the volunteer or entity shall assume all liability for and hold the property owner and his agents and employees harmless from any and all claims of action resulting from the work of the volunteer or entity.

SB225 would STATE MAN	TE (Secretary of State) have no fiscal impact on the S NDATES FISCAL NOTE (I	Sec. of State office.	
	o create a State mandate.	D.C	
Jan 30 1997 Feb 06	First reading Added as Chief Co-sponsor	Referred to Rules Assigned to Transportat O'MALLEY	ion
	Added as Chief Co-sponsor		
Feb 27	•	Held in committee	
Mar 05		Postponed	
Mar 12	Amendment No.01	TRANSPORTN S Recommnded do pass as 008-001-001	Adopted amend
	Placed Calndr, Second Rea-	dng	
Mar 17	Filed with Secretary		
	Amendment No.02	PARKER	
	Amendment referred		
Mar 18	Second Reading		
	Placed Calndr, Third Readi	ing	
	Added As A Co-sponsor SI		
	Amendment No.02		
	Rules refers to	STRN	
Mar 19	Amendment No.02	PARKER	
	1 2.10.10.10.10.10.10.10.10.10.10.10.10.10.	Be adopted	
	Recalled to Second Readin	g	
	Amendment No.02	PARKER	Adopted
	Placed Calndr, Third Readi	ing	
Mar 20	Third Reading - Passed 04		
Mar 21	Arrive House		
	Placed Calendr, First Read	ng	
Mar 27	Hse Sponsor MCGUIRE	-	
Apr 08	First reading	Referred to Rules	
Apr 09		Assigned to Transportat Vehicles	ion & Motor
Apr 22	Added As A Joint Sponsor	WOOD	
Apr 30	DI LOLO IDI GIID	Do Pass/Short Debate (Cal 021-000-000
	Placed Cal 2nd Rdg-Sht D	Fiscal Note Requested V St Mandate Fis Nte Red	
	Cal Ord 2nd Rdg-Shr Dbt		
	Added As A Joint Sponsor		
May 06	·	Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
May 08	Added As A Joint Sponsor	CLAYTON St Mandate Fis Note Fi	led
	Cal Ord 2nd Rdg-Shr Dbt		
May 09	Second Reading-Short Det	pate	
·	Pld Cal Ord 3rd Rdg-Sht I	Obt	
	Added As A Joint Sponsor	MCCARTHY	
May 12	3rd Rdg-Sht Dbt-Pass/Voi	t114-000-000	
-	Passed both Houses		
Jun 10	Sent to the Governor		
Jul 23	Governor approved		
	PUBLIC ACT 90-0181	Effective date 97-07-23	
0226 CRON	IIN – BERMAN – PARKER.		

105 ILCS 5/2-3.118

Amends the School Code to remove language that limits the statewide technology network to public schools. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/2-3.118 Adds reference to: 105 ILCS 5/2-3.118 new

Changes the title and replaces everything after the enacting clause. Amends the School Code to require the State Board of Education to provide nonpublic elementary and secondary, non-profit, non-home based schools with parts on the statewide educational network of the State Board of Education so long as that access does not diminish the services available to public schools and students. Requires the State Board of Education to charge for that access to offset its cost and provides that the access may be used only for secular educational purposes.

FISCAL NOTE, ENGROSSED (State Board of Education)
SB226 has no fiscal impact on either the State or ISBE budgets.
STATE MANDATES FISCAL NOTE, ENGROSSED (SBE)
No change from SBE fiscal note, engrossed.
Note(s) That May Apply: Fiscal

Jan 30 1997 First reading Referred to Rules
Assigned to Education

Feb 27
Mar 12
Amendment No.01
Postponed
EDUCATION S Adopted
Recommnded do pass as amend

009-000-001

Mar 13 Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading

Mar 14 Added as Chief Co-sponsor BERMAN
Added as Chief Co-sponsor PARKER
Third Reading - Passed 055-000-000

Arrive House

Placed Calendr, First Reading Hise Sponsor COWLISHAW

Mar 20 Hse Sponsor COWLISHAW
Mar 21 First reading Referred to Rules

Apr 08 Assigned to Elementary & Secondary Education

Apr 09 Added As A Joint Sponsor GIGLIO Added As A Joint Sponsor MCCARTHY

May 01 Do Pass/Short Debate Cal 021-000-000

Placed Cal 2nd Rdg-Sht Dbt

May 05 Fiscal Note Filed St Mandate Fis Note Filed

May 06 Cal Ord 2nd Rdg-Shr Dbt
Second Reading-Short Debate
Pld Cal Ord 3rd Rdg-Sht Dbt
May 08 Rclld 2nd Rdng-Short Debate

Way 08 Rolld 2nd Rdng-Short Debate
Held 2nd Rdg-Short Debate

May 12 Amendment No.01 COWLISHAW Amendment referred t o HRUL

Held 2nd Rdg-Short Debate
May 13 Amendment No.01 COWLISHAW

Rules refers to HELM

Held 2nd Rdg-Short Debate
Amendment No.01 COWLISHAW

May 14 Amendment No.01 COWLISHAW
Be adopted
Held 2nd Rdg-Short Debate

May 16 Amendment No.02 COWLISHAW
Amendment referred to HRUL

Held 2nd Rdg-Short Debate

Re-Refer Rules/Rul 9(B)

SB-0227 CRONIN.

35 ILCS 5/201 from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Provides that beginning with tax years ending after December 31, 1997, a taxpayer who is the custodian of a qualified pupil shall be allowed an income tax credit equal to \$500 per pupil for qualified education expenses. Provides that any credit in excess of the tax liability shall be refunded to the taxpayer. Provides that the pupil must be (i) a resident of Illinois, (ii) under 21 years of age at the close of the school year for which the credit is sought, and (iii) a full-time pupil enrolled in a kinder garten through twelfth grade education program at any public or nonpublic elementary school that meets certain standards. Provides that qualified education expenses are costs in excess of \$250 that are incurred on behalf of the pupil for services at the school. Provides that the credit is available to the parent, parents, or legal guardian of the pupil. Exempts the credit from the sunset provisions.

Jan 30 1997 First reading Referred to Rules Assigned to Revenue Feb₀₆ Postponed Feb 28 Postponed Committee Revenue Mar 15 Refer to Rules/Rul 3-9(a)

SB-0228 DUDYCZ.

New Act

Creates the Illinois Equal Opportunity Act of 1997. Contains the short title only. SENATE AMENDMENT NO. 1.

Changes the short title to the Illinois Equal Benefit Opportunity Act of 1997. Provides that a unit of local government or school district that provides benefits to same-sex couples must provide equal benefits to heterosexual couples. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES FISCAL NOTE (DCCA) SB228 creates a personnel mandate which normally requires 100% reimbursement. The bill contains an express exemption from the reimbursement liability. HOME RULE NOTE SB228 preempts home rule authority. FISCAL NOTE (DCCA) SB 228 does impose additional costs for units of local gov't to provide the aforementioned services. Due to the nature of the

First reading Jan 30 1997 Referred to Rules Assigned to Executive Feb 06 Held in committee Feb 28 Postponed Mar 06 Postponed

bill, costs are difficult to determine.

Mar 13 Amendment No.01 EXECUTIVE S Adopted Recommided do pass as amend

008-003-000

Placed Calndr, Second Reading Mar 14 Second Reading Placed Calndr, Third Reading Mar 18 Third Reading - Passed 040-010-002 Arrive House Placed Calendr, First Reading Mar 20 Hse Sponsor MCAULIFFE Referred to Rules First reading Alt Primary Sponsor Changed MCKEON Mar 21 Assigned to Judiciary I - Civil Law Apr 12 Alt Primary Sponsor Changed STEPHENS Apr 29

Fiscal Note Requested MCKEON Committee Judiciary I - Civil Law May 06 St Mandate Fis Note Filed Home Rule Note Filed Committee Judiciary I - Civil Law May 07 Motion Do Pass-Lost 002-006-000

HJUA Remains in CommiJudiciary I - Civil

Law

May 08 Re-Refer Rules/Rul 9(B)

May 12 Fiscal Note Filed Committee Rules

SB-0229 LAUZEN.

820 ILCS 405/604

from Ch. 48, par. 434

Amends the Unemployment Insurance Act. In the Section concerning labor disputes, provides that an individual who becomes totally or partially unemployed due to a stoppage of work that exists because of a labor dispute at the individual's place of employment shall, for the duration of the dispute and regardless of any other services the individual performs, be considered as last employed at that place unless the individual completely severs his or her relationship with that place. Effective immediately.

Jan 30 1997 First reading Referred to Rules
Assigned to Commerce & Industry
To Subcommittee
Committee Commerce & Industry
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0230 LAUZEN - PHILIP - KARPIEL - PETERSON - DELEO, MAHAR, O'MALLEY, WATSON, SIEBEN, DILLARD, FITZGERALD, BOMKE, PETKA, SYVERSON, RAUSCHENBERGER, BURZYNSKI, CRONIN, LUECHTEFELD, VIVERITO, DUDYCZ AND WALSH,T.

New Act

Creates the Partial-birth Abortion Ban Act. Prohibits partial-birth abortions unless necessary to save the life of a mother whose life is endangered by a physical disorder, physical illness, or physical injury, provided that no other medical procedure would suffice for that purpose. Makes performance of a partial-birth abortion a Class 4 felony. Provides for a civil action by the father and maternal grandparents of the fetus. Prohibits prosecution of a woman on whom a partial-birth abortion is performed. Effective 60 days after becoming law.

Jan 30 1997 First reading Referred to Rules Assigned to Judiciary Feb₀₆ Sponsor Removed MOLARO Mar 05 Recommended do pass 007-002-000 Placed Calndr, Second Reading Mar 11 Second Reading Placed Calndr, Third Reading Mar 17 Filed with Secretary Amendment No.01 **HALVORSON** Amendment referred to SRUL Amendment No.01 HALVORSON Rules refers to SJUD Mar 18 Amendment No.01 **HALVORSON** Held in committee Third Reading - Passed 044-007-005 Tabled Pursuant to Rule5-4(A) SA 01 Third Reading - Passed 044-007-005 Arrive House Placed Calendr, First Reading Hse Sponsor ROSKAM Mar 19 First reading Referred to Rules Assigned to Human Services Mar 21 Fiscal Note Requested MULLIGAN Apr 08 Correctional Note Requested **MULLIGAN** Judicial Note Request MULLIGAN State Debt Note Requested MULLIGAN Committee Human Services Added As A Joint Sponsor DART Apr 17 May 08 Re-Refer Rules/Rul 9(B)

SB-0231 BERMAN - LINK.

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.

nmediately.
Jan 30 1997 First reading Referred to Rules
Assigned to Local Government &
Elections

Feb 26 To Subcommittee
Committee Local Government &

Elections

Mar 10 Added as Chief Co-sponsor LINK

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0232 142

SB-0232 HAWKINSON - SIEBEN.

720 ILCS 5/11-9 from Ch. 38, par. 11-9

Amends the Criminal Code of 1961 relating to the offense of public indecency. Provides that a second or third violation for public indecency is a Class A misdemeanor for which the offender shall be sentenced to a term of imprisonment. A fourth or subsequent violation is a Class 4 felony. For second or subsequent public indecency violations, the court shall order the offender to undergo such psychiatric or psychological counseling and treatment as the court may direct.

CORRECTIONAL NOTE

SB232 would have minimal population and fiscal impact on DOC.

HOUSE AMENDMENT NO. 1.

Provides that a person convicted of a second or third violation for public indecency shall be sentenced to a minimum term of imprisonment of 24 hours. Provides that a person convicted of a fourth or subsequent violation shall be sentenced to a minimum term of imprisonment of 48 hours.

1		official of 46 flours.	D. C L. D. I
	Jan 30 1997	First reading	Referred to Rules
			Assigned to Judiciary
	Feb 27		Recommended do pass 008-000-000
		Placed Calndr, Second Read	ing
	Feb 28	Second Reading	
		Placed Calndr, Third Readin	ng
	Mar 06	Third Reading - Passed 054	-000-000
	Mar 07	Arrive House	
		Placed Calendr, First Readn	lg.
	Mar 13	Hse Sponsor STEPHENS	•
		First reading	Referred to Rules
	Mar 18		Assigned to Judiciary II - Criminal Law
	Apr 30		Correctional Note Filed
	. i.p.: 00		Committee Judiciary II - Criminal Law
	May 08	Amendment No.01	JUD-CRIMINAL H Adopted
	May 00	Amendment 140.01	Do Pass Amend/Short Debate
			015-000-000
		Placed Cal 2nd Rdg-Sht Dt	
	May 09	Second Reading-Short Deb	
	May 09	Pld Cal Ord 3rd Rdg-Sht D	
	May 12		
	May 12	3rd Rdg-Sht Dbt-Pass/Vot	113-000-000
	May 13	Sec. Desk Concurrence 01	
		Filed with Secretary	Mts 1T A
		Madian	Mtn concur - House Amend
	M 10	Motion referred to	SRUL
	May 19	D-1 4-	Mtn concur - House Amend
	M 20	Rules refers to	SJUD
	May 20	Filed with Secretary	Mr. II A 1
		0.11	Mtn non-concur - Hse Amend
	M 01	S Noncners in H Amend. 0	l
	May 21	Arrive House	0.1
		Placed Cal Order Non-cond	
	May 31		MTN REFUSE RECEDE-HSE
			AMEND
		H Refuses to Recede Amen	
		H Requests Conference Con	
		Hse Conference Comm App	otd 1ST/GASH,
			HANNIG, ĎART,
			CHURCHILL & ROSKAM
Added As A Joint Sponsor ZICKUS Sen Accede Req Conf Comm 1ST		ZICKUS	
		m ISI	
		Sen Conference Comm App	otd 1ST/HAWKINSON,
			DILLARD, PETKA,
			CULLERTON, SHADID
2	33 HAWK	INSON - CLAYBORNE - V	VALSH,T, OBAMA AND HALVORSON
-	II CO E (11 CO	INSON CLAIDOMIZ V	• •

SB-02 N.

625 ILCS 5/11-204 625 ILCS 5/11-204.1 from Ch. 95 1/2, par. 11-204 from Ch. 95 1/2, par. 11-204.1 720 ILCS 5/36-1 from Ch. 38, par. 36-1

Amends the Illinois Vehicle Code and the Criminal Code of 1961. Amends the Vehicle Code to increase the penalties for fleeing or attempting to elude a police officer and aggravated fleeing or attempting to elude a police officer. For the fleeing or attempting to elude offense, provides that the Secretary of State shall (instead of may) suspend a driver's license, and increases the period of suspension for a second conviction. Makes a third or subsequent violation a Class 4 felony. Provides that an aggravated offense is committed when the flight or attempt is at a certain rate of speed, causes bodily injury, or causes property damage (instead of requiring a certain rate of speed and bodily injury or private property damage). Removes a provision that provides that any person convicted for the aggravated offense is guilty of a Class 4 felony if the flight or attempt to elude causes bodily injury to any individual. Amends the Criminal Code of 1961 to provide that the vehicle used in the aggravated offense is subject to seizure and forfeiture. Effective immediately.

```
CORRECTIONAL NOTE
SB233 would increase the prison population by 23 inmates at a
cost of $4,706,100 over ten years.
Jan 30 1997
              First reading
                                        Referred to Rules
                                        Assigned to Judiciary
Feb 27
                                        Recommended do pass 008-000-000
              Placed Calndr, Second Reading
Feb 28
              Second Reading
              Placed Calndr, Third Reading
              Added as Chief Co-sponsor CLAYBORNE
Mar 06
              Added as Chief Co-sponsor WALSH,T
              Third Reading - Passed 054-000-000
Mar 07
              Arrive House
              Placed Calendr, First Reading
Mar 13
              Hse Sponsor STEPHENS
              First reading
                                        Referred to Rules
                                        Assigned to Judiciary II - Criminal Law
Mar 18
Apr 09
              Added As A Joint Sponsor POE
              Added As A Joint Sponsor MCGUIRE
Apr 15
              Added As A Joint Sponsor HOLBROOK
Apr 30
                                        Correctional Note Filed
                                        Committee Judiciary II - Criminal Law
                                        Do Pass/Short Debate Cal 015-000-000
May 01
              Placed Cal 2nd Rdg-Sht Dbt
              Second Reading-Short Debate
May 06
              Pld Cal Ord 3rd Rdg-Sht Dbt
              Added As A Joint Sponsor JONES, JOHN
              3rd Rdg-Sht Dbt-Pass/Vot111-000-006
May 08
              Added As A Co-sponsor OBAMA
              Added As A Co-sponsor HALVORSON
              Passed both Houses
Jun 06
              Sent to the Governor
Jul 22
              Governor approved
```

SB-0234 SIEBEN.

50 ILCS 105/3	from Ch. 102, par. 3
50 ILCS 105/3.2	from Ch. 102, par. 3.2
70 ILCS 910/13	from Ch. 23, par. 1263

Amends the Hospital District Law to provide that at least one director on a district board may be a member of a district hospital medical staff. Amends the Public Officer Prohibited Activities Act. Provides that the provisions prohibiting an interest in contracts do not apply to a director on a hospital district board who is a member of a district hospital medical staff and allows this director to have an interest in a hospital district's contract of deposit or financial service with a local bank or savings and loan association.

PUBLIC ACT 90-0134 Effective date 97-07-22

iation.	
First reading	Referred to Rules Assigned to Licensed Activities
	Recommended do pass 009-000-000
Placed Calndr, Secon	nd Readng
Second Reading	
Placed Calndr, Third	l Reading
Third Reading - Pas	sed 055-000-000
Arrive House	
Placed Calendr, Firs	t Readng
	Placed Calndr, Secon Second Reading Placed Calndr, Third Third Reading - Pas Arrive House

Mar 13 Hse Sponsor LAWFER First reading Referred to Rules Mar 18 Assigned to Registration & Regulation May 01 Do Pass/Short Debate Cal 021-000-000 Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate May 06 Pld Cal Ord 3rd Rdg-Sht Dbt May 08 3rd Rdg-Sht Dbt-Pass/Vot112-001-000 Passed both Houses Jun 06 Sent to the Governor Jul 24 Governor approved PUBLIC ACT 90-0197 Effective date 98-01-01

SB-0235 SIEBEN - JACOBS.

210 ILCS 50/32.5

Amends the Emergency Medical Services (EMS) Systems Act. With respect to the qualifications for a freestanding emergency center license, allows a center to be located, subject to certain other requirements, in either (i) a municipality that has a hospital that has been providing emergency services but is expected to close by the end of 1997, or (ii) a county with a population of more than 350,000 but less than 1,000,000 inhabitants. Effective immediately.

SENATE AMENDMENT NO. 1.

With respect to the permitted location of a freestanding emergency center, changes the maximum county population from 1,000,000 back to 500,000.

FISCAL NOTE (Dpt. Public Health) Minimal fiscal implications to DPH.

STATE MANDATES FISCAL NOTE (DCCA)

SB235 fails to create a State mandate. Jan 30 1997 First reading

	Assigned to Public Health & Welfare	
Feb 05	Added as Chief Co-sponsor JACOBS	
Feb 26	Amendment No.01 PUB HEALTH S Adopted	
	Recommnded do pass as amend	
	009-000-000	
	Placed Calndr, Second Reading	
Feb 27	Second Reading	
	Placed Calndr, Third Reading	
Mar 06	Third Reading - Passed 054-000-001	
Mar 07	Arrive House	
	Placed Calendr, First Reading	
Mar 21	Hse Sponsor BRUNSVOLD	
	First reading Referred to Rules	

Referred to Rules

First reading Referred to Rules Mar 25 Added As A Joint Sponsor MEYER

Apr 08 Assigned to Human Services

May 02 Fiscal Note Filed Committee Human Services May 06 St Mandate Fis Note Filed

Committee Human Services May 08 Re-Refer Rules/Rul 9(B)

SB-0236 SYVERSON - TROTTER - PARKER - DONAHUE - SMITH.

410 ILCS 50/3.1 from Ch. 111 1/2, par. 5403.1

Amends the Medical Patient Rights Act. Provides that, notwithstanding requirements that an explanation be given and informed consent be obtained before research is conducted on a patient or an experimental procedure is performed on a patient, research programs and experimental procedures for patients subject to a life-threatening emergency may be conducted in accordance with specified federal regulations. Effective immediately.

FISCAL NOTE (Dpt. Public Health)

No fiscal implications to DPH.

STATE MANDATES FISCAL NOTE (DCCA)

SB236 fails to create a State mandate.

Jan 30 1997 First reading Referred to Rules

Assigned to Public Health & Welfare Recommended do pass 009-000-000

Feb 26 Placed Calndr, Second Reading

Feb 27	Second Reading		
	Placed Calndr, Third Reading		
Mar 11	Third Reading - Passed 059-000-000		
	Arrive House		
	Placed Calendr, First Reading		
	Hse Sponsor SCHOENBERG		
	First reading Referred to Rules		
Mar 18	Assigned to Human Services		
Apr 10	Added As A Joint Sponsor STEPHENS		
p	Added As A Joint Sponsor BEAUBIEN		
Apr 14	Added As A Joint Sponsor FLOWERS		
Apr 14	Added As A Joint Sponsor ZICKUS		
A == 20			
Apr 30	Fiscal Note Requested ZICKUS		
	St Mandate Fis Nte ReqZICKUS		
	Committee Human Services		
May 01	Do Pass/Short Debate Cal 010-000-000		
	Placed Cal 2nd Rdg-Sht Dbt		
May 02	Fiscal Note Filed		
	Cal Ord 2nd Rdg-Shr Dbt		
May 06	St Mandate Fis Note Filed		
	Cal Ord 2nd Rdg-Shr Dbt		
May 08	Second Reading-Short Debate		
•	Pld Cal Ord 3rd Rdg-Sht Dbt		
May 09	3rd Rdg-Sht Dbt-Pass/Vot117-000-000		
1114) 07	Passed both Houses		
May 15	Sent to the Governor		
Jun 27	Governor approved		
Juil 4/			
	PUBLIC ACT 90-0036 Effective date 97-06-27		

SB-0237 RAUSCHENBERGER.

20 ILCS 4010/2004

from Ch. 91 1/2, par. 1954

Amends the Illinois Planning Council on Developmental Disabilities Law. Provides that 27 of the 38 voting members of the Illinois Planning Council on Developmental Disabilities shall be appointed by the Governor with the advice and consent of the Senate (now appointed by the Governor). Effective immediately.

FISCAL NOTE (Developmental Disabilities Planning Council)

SB237 will result in a loss of \$4,561.5 million in federal

funds for FY98 and subsequent fiscal years.

FISCAL NOTE, CORRECTED (Dev. Dis. Planning Council)

SB237 will result in a loss of \$4,561.5 thousand in federal

funds for FY98 and subsequent fiscal years.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 4010/2004 Adds reference to:

105 ILCS 5/14-8.02 405 ILCS 30/4 405 ILCS 80/2-17 from Ch. 122, par. 14-8.02 from Ch. 91 1/2, par. 904

Deletes everything. Amends the School Code, the Community Services Act, and the Developmental Disability and Mental Disability Services Act. Provides that moneys appropriated to the Department of Human Services for community service grant programs for persons with mental illness or developmental disabilities may be used to fund the Home-Based Support Services Program for persons who leave special education because of their age. Allows the Department to use grants to private providers, individual service recipients or governmental entities (now, private providers or governmental entities) to provide services. Effective July 1, 1997.

HOUSE AMENDMENT NO. 2. (Tabled May 15, 1997)

Adds reference to: 20 ILCS 1705/62.1 new

Amends the Department of Mental Health and Developmental Disabilities Act (short title changed to Mental Health and Developmental Disabilities Administrative Act effective July 1, 1997). Provides that the Department of Human Services may enter into agreements with not-for-profit organizations to conduct pilot programs to provide case management, screening services, and monitoring services for persons with developmental disabilities.

HOUSE AMENDMENT NO. 3. (Tabled May 15, 1997) Adds reference to: 215 ILCS 125/1-2 from Ch. 111 1/2, par. 1402 215 ILCS 125/4-17 new

Amends the Health Maintenance Organization Act. Authorizes health maintenance organizations, upon approval by the Director of Insurance, to make basic outpatient preventive and primary health care services available to children under the age of 19 who are otherwise unable to obtain health care benefits. Imposes certain other requirements. Provides that the Director shall not approve any arrangement in counties over 3,000,000 unless at least one HMO under contract with the Department of Public Aid for furnishing certain health services under the Public Aid Code is approved. Effective July 1, 1997 except that provisions concerning the Health Maintenance Organization Act take affect upon becoming law. Jan 30 1997 First reading Referred to Rules

Jan 50 1997	1 list reading	Assigned to State Gover	nment
		Operations	
Feb 18		Fiscal Note Filed	
Feb 28		Recommended do pass 0	05-004-000
	Placed Calndr, Second Rea	dng	
Mar 04	Second Reading		
	Placed Calndr, Third Read	ing	
Ma r 10		Fiscal Note Filed	
Mar 14	Third Reading - Passed 05	1-003-000	
	Arrive House		
	Placed Calendr, First Read	ng	
Mar 17	Hse Sponsor LÉITCH		
Mar 18	First reading	Referred to Rules	
Mar 21	· ·	Assigned to Human Ser	vices
May 01		Motion Do Pass-Lost 00 HHSV	
		Remains in CommiHum	an Services
May 06	Added As A Joint Sponsor	MULLIGAN	
May 07	Alt Primary Sponsor Chan	ged DANIELS	
·	Joint-Alt Sponsor Changed	i LEITCH	
	Amendment No.01	HUMAN SERVS H	Adopted
		Do Pass Amend/Short I	Debate T
		011-000-000	
	Placed Cal 2nd Rdg-Sht D	bt	
May 08	Amendment No.02	LEITCH	
•	Amendment referred	to HRUL	
	Cal Ord 2nd Rdg-Shr Dbt		
May 09	Second Reading-Short Del	pate	
• *	Amendment No.03	LEITCH	
	Amendment referred		
	Amendment No.02	LEITCH	
		Be adopted	
	Pld Cal Ord 3rd Rdg-Sht I		
May 12	Amendment No.03	LEITCH	
•		Be adopted	
	Cal Ord 3rd Rdg-Short Db		
May 13	Relid 2nd Rdng-Short Deb	pate	
	Amendment No.02	LEITCH	Adopted
	Amendment No.03	LEITCH	Adopted
	Pld Cal Ord 3rd Rdg-Sht 1		ridopied
May 15	Relid 2nd Rdng-Short Deb		
1.14) 15	Trong Did Trong Onore Dec	Mtn Prevail -Table Ame	end No 02
		Mtn Prevail -Table Ame	
	Pld Cal Ord 3rd Rdg-Sht l		110 05
	3rd Rdg-Sht Dbt-Pass/Vo		
May 16	Sec. Desk Concurrence 01	117 000-000	
Jul 02	Sec. Desk Contentionee 01	Refer to Rules/Rul 3-90	h)
		Rolei to Rules/ Rul 3-9(,U)
238 RAU	SCHENBERGER.		

SB-0238

20 ILCS 4010/2003 from Ch. 91 1/2, par. 1953

Amends the Illinois Planning Council on Developmental Disabilities Law. Provides that on and after the effective date of this amendatory Act, the Council shall function as an office within the Department of Human Services rather than as a separate executive agency of State government. Effective immediately.

```
FISCAL NOTE (Developmental Disabilities Planning Council)
      SB238 will result in a loss of $4,561.5 million in federal
      funds for FY98 and subsequent fiscal years.
      FISCAL NOTE, CORRECTED (Dev. Dis. Planning Council)
      SB238 will result in a loss of $4,561.5 thousand in federal
      funds for FY98 and subsequent fiscal years.
      Jan 30 1997
                    First reading
                                              Referred to Rules
                                              Assigned to State Government
                                                Operations
      Feb 18
                                              Fiscal Note Filed
      Feb 28
                                              Postponed
      Mar 06
                                              Postponed
      Mar 10
                                              Fiscal Note Filed
      Mar 13
                                              Held in committee
                                              Committee State Government
                                                Operations
      Mar 15
                                              Refer to Rules/Rul 3-9(a)
SB-0239
            RAUSCHENBERGER.
   20 ILCS 3960/Act rep.
   30 ILCS 105/5.213
                                  from Ch. 127, par. 141.213
  Repeals the Illinois Health Facilities Planning Act. Amends the State Finance
Act to repeal the Illinois Health Facilities Planning Fund. Effective immediately.
      Jan 30 1997
                    First reading
                                              Referred to Rules
                                              Assigned to State Government
                                                Operations
      Feb 28
                                              Recommended do pass 005-003-000
                    Placed Calndr, Second Reading
      Маг 04
                    Second Reading
                    Placed Calndr, Third Reading
      May 07
                                              Motion filed WEAVER- RE-REFER
                                              FROM CAL. 3RD RDG.
                                              TO SENATE RULES.
      May 08
                                              Motion prevailed
      May 08
                                              037-011-006
                                              Re-referred to Rules
SB-0240
            KARPIEL - HAWKINSON - O'MALLEY - RAUSCHENBERGER - SIE-
            BEN, LAUZEN, WALSH,T, PHILIP, TROTTER, SMITH, OBAMA, GAR-
            CIA, REA AND HALVORSON.
   20 ILCS 505/35.5
   20 ILCS 505/35.6
   20 ILCS 515/20
   20 ILCS 520/1-15
  210 ILCS 30/6
                                  from Ch. 111 1/2, par. 4166
  210 ILCS 30/6.2
                                  from Ch. 111 1/2, par. 4166.2
  210 ILCS 30/6.3 rep.
  210 ILCS 30/6.4 rep.
  305 ILCS 5/8A-12
  305 ILCS 5/12-13.1
  405 ILCS 5/5-100A
                                   from Ch. 91 1/2, par. 5-100A
  405 ILCS 5/5-100A
                                   from Ch. 91 1/2, par. 5-100A
```

Creates the Inspector General Act. Creates the Office of the Inspector General to replace the inspectors general who currently function in the Department of Children and Family Services, the Department of Mental Health and Developmental Disabilities or its successor, the Department of Human Services, and the Department of Public Aid. Provides for an Inspector General and up to 3 Deputy Inspectors General appointed by the Governor and confirmed by the Senate for 2-year terms who may be removed by the Governor without cause. Provides for transfer of powers, property, and personnel to the new Office of the Inspector General. Amends the Children and Family Services Act, the Child Death Review Team Act, the Foster Parent Law, the Abused and Neglected Long Term Care Facility Residents Reporting Act, the Public Aid Code, and the Mental Health and Developmental Disabilities Code to make conforming changes. Effective July 1, 1997.

FISCAL NOTE (Dpt. Public Aid)

An estimated 18 additional staff would be needed for an inde-

pendent State Inspector General at an FY98 cost of \$883,700 and \$125,700 for related staff costs, plus costs for relocation and a management information system.

SENATE AMENDMENT NO. 1.

Deletes reference to:
New Act
20 ILCS 505/35.6
20 ILCS 515/20
20 ILCS 520/1-15
210 ILCS 30/6
210 ILCS 30/6.3 rep.
210 ILCS 30/6.4 rep.
305 ILCS 5/8A-12
305 ILCS 5/8A-12
405 ILCS 5/5-100A
405 ILCS 5/5-100A
405 ILCS 5/5-100A

Deletes everything. Amends the Children and Family Services Act. Provides that the Inspector General shall report to the Governor as well as the Director of Children and Family Services. Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Provides that the Inspector General shall report to the Governor as well as to the Director of Mental Health and Developmental Disabilities or his or her successor, the Secretary of Human Services.

SENATE AMENDMENT NO. 2.

Adds reference to: 740 ILCS 110/9

from Ch. 91 1/2, par. 809

Amends the Mental Health and Developmental Disabilities Confidentiality Act. Provides that a therapist may disclose a record or communications without consent to the Inspector General of Children and Family Services for the sole purpose of conducting investigations authorized under certain provisions of the Children and Family Services Act.

HOUSE AMENDMENT NO. 1.

Further amends the Mental Health and Developmental Disabilities Confidentiality Act. Requires the Inspector General to adopt rules. Limits the circumstances under which a therapist may disclose a record or communications without consent to the Inspector General of the Department of Children and Family Services.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 1.

Recommends that the bill be further amended as follows:

Adds reference to: 20 ILCS 1705/69 new 705 ILCS 405/2-27

Amends the Department of Mental Health and Developmental Disabilities Act. Provides that the Department of Children and Family Services and the Department of Human Services shall coordinate their activities and work together to provide wards with developmental disabilities for whom the Department of Children and Family Services is legally responsible a smooth transition to adult living upon reaching age 21. Amends the Juvenile Court Act to provide that the court may, with the approval of DCFS, place the child in the subsidized guardianship of a suitable relative or other person as legal guardian. Effective immediately.

First reading Referred to Rules
Assigned to State Government
Operations
Re-referred to Rules
Assigned to Public Health & Welfare
Postponed Postponed
Added as Chief Co-sponsor HAWKINSON
Added as Chief Co-sponsor O'MALLEY
Added as Chief Co-sponsor RAUSCHENBERGER
Added as Chief Co-sponsor SIEBEN
Added As A Co-sponsor LAUZEN
Added As A Co-sponsor WALSH
Recommended do pass 006-000-004
Placed Calndr.Second Reading

Mar 05		Fiscal Note Requested SM	ИITH
Mar 06	Added As A Co-sponsor PI		
Mar 13	•	Fiscal Note Filed	
Mar 14	Second Reading		
	Placed Calndr, Third Readi	ng	
Mar 18	Filed with Secretary		
	Amendment No.01	KARPIEL	
	Amendment referred	to SRUL	
	Filed with Secretary		
	Amendment No.02	KARPIEL	
	Amendment referred	to SRUL	
	Amendment No.01	KARPIEL	
	Rules refers to	SPBH	
	Amendment No.02	KARPIEL	
	Rules refers to	SPBH	
Mar 19	Amendment No.01	KARPIEL	
		Be adopted	
	Amendment No.02	KARPIEL	
		Be adopted	
	Recalled to Second Reading	g	
	Amendment No.01	KARPIEL	Adopted
	Amendment No.02	KARPIEL	Adopted
	Placed Calndr, Third Readi		
	Added As A Co-sponsor TI	ROTTER	
	Added As A Co-sponsor SN		
	Added As A Co-sponsor Ol	BAMA	
	Added As A Co-sponsor G	ARCIA	
	Added As A Co-sponsor RI		
Mar 20	Third Reading - Passed 055	5-000-000	
Mar 21	Arrive House		
	Hse Sponsor PANKAU		
	First reading	Referred to Rules	
Apr 08	41. D : 0 0:	Assigned to Human Servi	ces
Apr 16	Alt Primary Sponsor Chang		
N 07	Added As A Joint Sponsor		
May 07	Amendment No.01		Adopted
		Do Pass Amend/Short Do	bate
	Discord Col 2nd Dds Cht Di	009-000-000	
May 00	Placed Cal 2nd Rdg-Sht Di		
May 08	Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht I	141C	
May 13	3rd Rdg-Sht Dbt-Pass/Vot	116_000_000	
May 14	Sec. Desk Concurrence 01	110-000-000	
	Filed with Secretary		
May 15	Theu with Secretary	Mtn non-concur - Hse An	nend
May 19	S Noncocrs in H Amend. 0		iciti
May 19	Arrive House	1	
	Placed Cal Order Non-cone	cue O1	
May 21	riacca Car Oraci Mon-com	MTN REFUSE RECED	F-HSF
May 21		AMEND	LIIGE
	Placed Cal Order Non-cone		
May 22	H Refuses to Recede Amer		
, 22	H Requests Conference Co		
	Hse Conference Comm Ap	otd 1ST/CURRIE.	
		PUGH, RONEN,	
		CHURCHILL AND	
		LINDNER	
May 23	Sen Accede Reg Conf Com	ım 1ST	
•	Sen Conference Comm App	ptd 1ST/KARPIEL,	
	•	SYVERSON, DONAL	IUE,
		SMITH, GAŔCIA	•
May 30	House report submitted	•	
·	Conf Comm Rpt referred to	o 1ST/HRUL	
	House report submitted		
	Filed with Secretary		
	•	Conference Committee R	eport
	Conf Comm Rpt referred to	o SRUL	-
		Conference Committee R	eport
	Rules refers to	SPBH	

May 31

Conference Committee Report
Be approved consideration
House Conf. report Adopted 1ST/117-000-000
Conference Committee Report
Be approved consideration
Senate report submitted
Added As A Co-sponsor HALVORSON
Senate Conf. report Adopted 1ST/058-000-000
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jun 27 Sent to the Governor Aug 22 Governor approved

PUBLIC ACT 90-0512 Effective date 97-08-22

SB-0241 BERMAN.

115 ILCS 5/4.5 rep.

Amends the Illinois Educational Labor Relations Act to repeal a provision detailing prohibited subjects of collective bargaining between an educational employer with territorial boundaries coterminous with a city having a population in excess of 500,000 and an exclusive representative of that employer's employees. Effective immediately.

Jan 30 1997 First reading Referred to Rules
Assigned to Education
Postponed
Mar 05 Postponed
Mar 12 Postponed
Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0242 BERMAN.

105 ILCS 5/18-8	from Ch. 122, par. 18-8
105 ILCS 5/18-10	from Ch. 122, par. 18-10
105 ILCS 5/18-12	from Ch. 122, par. 18-12

Amends the School Code to make changes in Sections relating to the State aid formula and the provisions relating to eligibility to file and the date for filing State aid claims. Changes the average daily attendance component of the formula by which State aid is computed from an average daily attendance basis to an average daily membership basis. Effective immediately.

Jan 30 1997 First reading Referred to Rules
Assigned to Education
Postponed
Mar 05 Postponed
Mar 12 Postponed
Committee Education

Mar 15 Committee Education
Refer to Rules/Rul 3-9(a)

SB-0243 BERMAN.

105 ILCS 5/14-8.02 from Ch. 122, par. 14-8.02

Amends the School Code. In the provisions relating to individualized educational programs for children with disabilities and their placement in a manner that provides those children with an opportunity to be educated with children who are not disabled, requires each school district to have available, either directly or through purchase of service, a full continuum of program options, including at least 7 types of defined programs under which a child receives most or all of his or her educational experiences or related services. Effective immediately.

Jan 30 1997 First reading Referred to Rules
Assigned to Education
Feb 27 Held in committee
Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0244 BOWLES.

105 ILCS 5/18-8 from Ch. 122, par. 18-8

Amends the School Code. 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 because of a reduction in the EAV of the taxable property within the district of any one taxpayer whose taxable property within the district had a 1994 EAV that was at least 14% of the 1994 EAV of all taxable property in the district. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 30 1997 First reading

Mar 12

Mar 12

Mar 15

Referred to Rules

Assigned to Education

Postponed

Committee Education

Refer to Rules/Rul 3-9(a)

SB-0245 JACOBS.

105 ILCS 5/18-12

from Ch. 122, par. 18-12

Amends the School Code. Treats as a full day of attendance for State Aid formula purposes a day of partial attendance resulting from adverse weather conditions that delay the start of the school day. Effective immediately.

FISCAL NOTE (State Board of Education) Adding one attendance day to each district's WADA: Foundation level for 96-97 down from \$3060.80 to \$3059.80 Shifts among districts\$850,000 Shifts from units to dual districts\$365,000 STATE MANDATES NOTE (State Board of Education) No change from SBE fiscal note. Jan 30 1997 First reading Referred to Rules Assigned to Education Mar 05 Recommended do pass 009-000-000 Placed Calndr, Second Reading Second Reading Mar 11 Placed Calndr, Third Reading Mar 12 Third Reading - Passed 057-001-000 Arrive House Placed Calendr, First Reading Mar 21 Hse Sponsor KOSEL First reading Referred to Rules Assigned to Elementary & Secondary Apr 08 Education Fiscal Note Filed St Mandate Fis Note Filed Committee Elementary & Secondary Education Added As A Joint Sponsor CROTTY Apr 30 Do Pass/Short Debate Cal 021-000-000 May 01 Placed Cal 2nd Rdg-Sht Dbt Added As A Joint Sponsor WOOD Added As A Joint Sponsor PHELPS Added As A Joint Sponsor BOST May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 08 3rd Rdg-Sht Dbt-Pass/Vot113-000-000 Passed both Houses Jun 06 Sent to the Governor Jul 11 Governor approved PUBLIC ACT 90-0098 Effective date 97-07-11

SB-0246 DONAHUE.

770 ILCS 80/1 from Ch. 82, par. 101.1 770 ILCS 80/2 from Ch. 82, par. 101.2

Amends the Physicians Lien Act. Provides that no verdict, judgment, award, settlement, or compromise secured by or on behalf of an injured person may be satisfied unless written notice has been given to the physician who provided care to the injured person. Provides that the physician shall have 30 days to perfect and satisfy his or her lien. Replaces existing language regarding the attaching of the lien with language providing that from the time the lien notice is served, a physician's lien attaches to any verdict, judgment, award, settlement, or compromise secured by or on

behalf of the injured person. Provides that the lien shall be satisfied before the establishment of any annuity or other periodic plan for payments to the injured person.

Jan 30 1997 First reading Referred to Rules
Assigned to Judiciary
Held in committee
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0247 SYVERSON.

410 ILCS 45/7 from Ch. 111 1/2, par. 1307

Amends the Lead Poisoning Prevention Act. Provides that only positive results, rather than all results, of a blood lead analysis must be reported to the Illinois Department of Public Health within 48 hours of receipt of verification by directors of clinical laboratories. Provides that negative results must be reported to the Department according to rules adopted by the Department which rules shall not require reporting in less than 30 days after the end of the month in which the negative results are obtained. Provides that all reports shall be treated in the same manner as are medical studies under the provisions on evidence in the Code of Civil Procedure.

Jan 30 1997 First reading Referred to Rules Assigned to Public Health & Welfare Feb 26 Recommended do pass 008-000-000 Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Feb 27 Mar 06 Third Reading - Passed 055-000-000 Mar 07 Arrive House Placed Calendr, First Reading Referred to Rules Mar 13 First reading Mar 18 Assigned to Human Services Do Pass/Short Debate Cal 010-000-000 May 01 Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate May 06 Pld Cal Ord 3rd Rdg-Sht Dbt 3rd Rdg-Sht Dbt-Pass/Vot115-000-001 May 08 Passed both Houses Sent to the Governor Jun 06 **Jul 23** Governor approved PUBLIC ACT 90-0182 Effective date 98-01-01

SB-0248 FITZGERALD - RAUSCHENBERGER.

225 ILCS 10/5.3 new

Amends the Child Care Act of 1969. Provides that a child who attends a day care home licensed under the Act may bring his or her lunch for consumption instead of or in addition to the lunch provided by the day care home.

FISCAL NOTE (DCFS)

SB248 has no fiscal impact upon the Department.

HOUSE AMENDMENT NO. 1.

Further amends the Child Care Act of 1969. Changes shall to may.

Jan 30 1997 First reading Referred to Rules Assigned to Licensed Activities Feb 27 Recommended do pass 005-003-000 Placed Caindr, Second Reading Feb 28 Fiscal Note Requested MOLARO Mar 06 Fiscal Note Filed Mar 11 Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor RAUSCHENBERGER Mar 18 Third Reading - Passed 045-010-001 Arrive House Placed Calendr, First Reading Apr 10 Hse Sponsor WOJCIK Referred to Rules First reading Added As A Joint Sponsor CLAYTON

Added As A Joint Sponsor KRAUSE
Added As A Joint Sponsor KRAUSE
Added As A Joint Sponsor FEIGENHOLTZ
Added As A Joint Sponsor ERWIN

Apr 14 May 07	Amendment No.01	Assigned to Children & Youth CHLDRN-YOUTH H Adopted Do Pass Amend/Short Debate 010-000-000
	Placed Cal 2nd Rdg-Sht D	bt
May 08	Second Reading-Short Deb	
, 55	Pld Cal Ord 3rd Rdg-Sht I	
May 09	3rd Rdg-Sht Dbt-Pass/Vot	
May 12	Sec. Desk Concurrence 01	117 000 000
May 13	Filed with Secretary	
May 15	Theu with Secretary	Mtn concur - House Amend
	Motion referred to	SRUL
M 14	Motion referred to	
May 14	D 1 6 4	Mtn concur - House Amend
14 00	Rules refers to	SLIC
M ay 20		Mtn concur - House Amend
		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	/056-000-000
	Passed both Houses	
J un 18	Sent to the Governor	
Jul 28	Governor approved	
	PUBLIC ACT 90-0242	Effective date 98-01-01
SB-0249 REA.		
230 ILCS 20/1.1	from Ch. 1:	20, par. 1051.1
230 ILCS 20/4		20, par. 1051.1 20. par. 1054

230 ILCS 20/4 from Ch. 120, par. 1054

Amends the Illinois Pull Tabs and Jar Games Act. Raises the maximum allowable single prize limit from \$250 to \$1000. Removes the limits on the allowable number of tickets in a game. Removes the limits on the aggregate value of all prizes or merchandise that can be awarded in a single day of pull tabs and jar games.

Referred to Rules Jan 30 1997 First reading Assigned to Revenue Mar 06 Postponed Mar 13 Postponed Committee Revenue Mar 15 Refer to Rules/Rul 3-9(a).

SB-0250 REA - BOWLES - LUECHTEFELD.

20 ILCS 1105/8 from Ch. 96 1/2, par. 7408

Amends the Energy Conservation and Coal Development Act. Provides that the Illinois Coal Development Board shall have 16 members (now 13) with a quorum of 9 (now 7). Adds to the board the Deputy Director of the Bureau of Business Development within the Department of Commerce and Community Affairs and 4 legislators to be appointed by the legislative leaders to serve for the duration of that General Assembly. Deletes the provision that places the 2 co-chairpersons of the Citizens Council on Energy Resources on the board.

SENATE AMENDMENT NO. 1.

Adds reference to: from Ch. 96 1/2, par. 7409 20 ILCS 1105/9 30 ILCS 330/13 30 ILCS 730/4 from Ch. 127, par. 663 from Ch. 96 1/2, par. 8204 30 ILCS 730/6 from Ch. 96 1/2, par. 8206

Deletes everything, restores the provisions deleted, and adds provisions that further amend the Energy Conservation and Coal Development Act, the General Obligation Bond Act, and the Illinois Coal Technology Development Assistance Act. Transfer the powers of the Ill. Coal Development Board to the Department of Commerce and Community Affairs. Provides that the Board shall be advisory only and provide advice and make recommendations to the Department concerning these powers.

Jan 30 1997 Referred to Rules First reading

Assigned to State Government

Operations

Feb 28 Recommended do pass 009-000-000

Placed Calndr, Second Reading Mar 12 Filed with Secretary Amendment No.01 Amendment referred to SRUL

Mar 14	Amendment No.01	REA	
	Rules refers to	SGOA	
Mar 18	Second Reading		
	Placed Calndr, Third Readi		
Mar 19	Added as Chief Co-sponsor	BOWLES	
Mar 20	Amendment No.01	REA	
		Be approved consideration	1
	Recalled to Second Reading		
	Amendment No.01	REA	Adopted
	Placed Calndr, Third Readi	ng	•
	Added as Chief Co-sponsor	LUECHTEFELD	
	Third Reading - Passed 057		
Mar 21	Arrive House		
	Placed Calendr, First Reads	ng	
Apr 08	Hse Sponsor BOST		
•	First reading	Referred to Rules	
Apr 09	•	Assigned to Environment	& Energy
Apr 11	Added As A Joint Sponsor		
May 01	· -•	Do Pass/Short Debate Ca	1 021-000-000
•	Placed Cal 2nd Rdg-Sht Di	bt.	
		Fiscal Note Requested CI	AYTON
		St Mandate Fis Nte Requ	
	Cal Ord 2nd Rdg-Shr Dbt		
May 06	J	Fiscal Note Request W/d	rawn
•		St Mandate Fis Nte Req-	
	Second Reading-Short Deb	ate	
	Pid Cal Ord 3rd Rdg-Sht E		
May 08	Relld 2nd Rdng-Short Deb	ate	
•	Held 2nd Rdg-Short Debat		
May 09	Amendment No.01	DEERING	
•	Amendment referred	to HRUL	
	Held 2nd Rdg-Short Debat		
	Added As A Joint Sponsor	HOLBROOK	
May 12	Amendment No.01	DEERING	
		Be adopted	
	Pld Cal Ord 3rd Rdg-Sht E		
May 14	Tabled Pursuant to Rule40	(A) HFA 1	
•	3rd Rdg-Sht Dbt-Pass/Vot		
	Passed both Houses		
Jun 12	Sent to the Governor		
Aug 08	Governor approved		
ŭ		Effective date 98-01-01	
Oct 27	Added As A Joint Sponsor		
	Joint-Alt Sponsor Changed		
0251 REA.			
25 ILCS 410/2-9 : 25 ILCS 410/4-7		11 1704 7	
43 ILC3 410/4-/	trom Cn. 1	11. par. 1704-7	

SB-0

22

225 ILCS 410/4-7 from Ch. 111, par. 1704-7 225 ILCS 410/4-20 from Ch. 111, par. 1704-20

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985 to provide that a barber who performs blade shaving services without wearing protective gloves is guilty of a petty offense and may be fined up to \$500. Effective immediately.

Jan 30 1997 First reading Referred to Rules Assigned to Licensed Activities Mar 12 Postponed Committee Licensed Activities Mar 15 Refer to Rules/Rul 3-9(a)

SR-0252 REA.

20 ILCS 2805/2.08 new

Amends the Department of Veterans Affairs Act. Provides that the Department shall not extend, renew, or renegotiate an existing contract or let a new contract with a private entity for the operation of the Illinois Veterans Home at Anna. Provides that upon the expiration of an existing contract, the Department shall assume and maintain direct operation of the Veterans Home. Effective immediately.

Jan 30 1997 First reading Referred to Rules Assigned to State Government Operations Feb 05 Re-referred to Rules Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

SB-0253 REA.

> 520 ILCS 5/1.29 625 ILCS 5/3-639 new

from Ch. 61, par. 1.29

Amends the III. Vehicle Code and the Wildlife Code. Creates special license plates designated as State Migratory Waterfowl license plates. Provides for an additional \$40 fee for original issuance and a \$27 additional fee for each renewal period. Provides that these fees shall be deposited into the State Migratory Waterfowl Stamp Fund and the Secretary of State Special License Plate Fund. Provides that money deposited into the State Migratory Waterfowl Stamp Fund from these plate fees shall be appropriated to the Department of Natural Resources for certain purposes.

Jan 30 1997 First reading Referred to Rules

Assigned to Transportation Refer to Rules/Rul 3-9(a) Mar 15

SB-0254 REA.

SB-0255

70 ILCS 2105/21 from Ch. 42, par. 404

Amends the River Conservancy Districts Act to require that a public hearing be held before special service area taxation may be imposed.

Jan 30 1997 First reading Referred to Rules Assigned to Executive Feb 28 To Subcommittee Committee Executive Refer to Rules/Rul 3-9(a)

Mar 15

REA.

from Ch. 42, par. 398.1

70 ILCS 2105/15.1 70 ILCS 2105/26b from Ch. 42, par. 409b

Amends the River Conservancy Districts Act to require the publication of an ordinance to issue bonds or dissolve a district to include a description of the district's boundaries. Requires the petition to submit an ordinance to referendum to be signed by 5% or more of the district's voters who voted at the last preceding general election at which electors of the President and Vice-President of the United States were elected (now 10% or more of the registered voters in the conservancy district).

STATE MANDATES FISCAL NOTE (DCCA)

Fails to create a State mandate.

HOME RULE NOTE

Mar 19

SB255 does not preempt home rule authority. Jan 30 1997 First reading

Referred to Rules

Assigned to Local Government & Elections

Recommended do pass 006-000-000 Feb 26

Placed Calndr, Second Reading

Feb 27 Second Reading

Placed Calndr, Third Reading

Third Reading - Passed 056-000-000 Mar 18

Arrive House

Placed Calendr, First Reading

Hse Sponsor DEERING First reading

Referred to Rules Assigned to Local Government Mar 21

Do Pass/Short Debate Cal 014-000-000 May 01

Placed Cal 2nd Rdg-Sht Dbt

St Mandate Fis Nte ReqHUGHES

Home Rule Note RequestHUGHES

Cal Ord 2nd Rdg-Shr Dbt

May 06 Amendment No.01 DEERING Amendment referred to HRUL

Cal Ord 2nd Rdg-Shr Dbt

May 08	Amendment No.01	DEERING
May 13	Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb	Be adopted ate
	Held 2nd Rdg-Short Debate	9
May 16		St Mandate Fis Note Filed Home Rule Note Filed
	Held 2nd Rdg-Short Debate	2
Oct 27	Alt Primary Sponsor Chang	Re-Refer Rules/Rul 9(B) ged REITZ
SB-0256 REA.		
70 ILCS 2105/4b	from Ch. 42	•
each of the trustees t Illinois, located in t	o be held in a bank or trus he district. Deletes a pro	ct to require the bond entered into by st company, qualified to do business in vision allowing a number of trustees
smaller than a quort	im to adjourn from day to	o day.
	DATES FISCAL NOTE (D government organization and	
	imbursement is required.	a sir avear o mandate
HOME RULE		
SB256 does not Jan 30 1997	preempt home rule authorit First reading	y. Referred to Rules
Jan 30 1991	I list reading	Assigned to Local Government &
		Elections
Feb 26	Placed Caindr, Second Read	Recommended do pass 006-000-000
Feb 27	Second Reading	mig
** **	Placed Calndr, Third Reading	ng
Mar 18	Third Reading - Passed 056 Arrive House	-000-000
	Placed Calendr, First Readn	ıg
Mar 19	Hse Sponsor DEERING	
Mar 21	First reading	Referred to Rules Assigned to Local Government
May 01		Do Pass/Short Debate Cal 014-000-000
	Placed Cal 2nd Rdg-Sht Db	
		St Mandate Fis Nte ReqHUGHES Home Rule Note RequestHUGHES
	Cal Ord 2nd Rdg-Shr Dbt	Home Rule Note Requestiff Offics
May 06	Amendment No.01	DEERING
	Amendment referred t	o HRUL
May 08	Cal Ord 2nd Rdg-Shr Dbt Amendment No.01	DEERING
,	Rules refers to	HLGV
Ma 00	Cal Ord 2nd Rdg-Shr Dbt	DEEDING
May 09	Amendment No.01	DEERING Be adopted
	Cal Ord 2nd Rdg-Shr Dbt	-
May 13	Second Reading-Short Debat	ate
May 16	Held 2nd Rdg-Short Debate	St Mandate Fis Note Filed
,		Home Rule Note Filed
	Held 2nd Rdg-Short Debat	e Re-Refer Rules/Rul 9(B)
Oct 27	Alt Primary Sponsor Chang	
	BOWLES.	
40 ILCS 5/14-103		08 1/2, par. 14-103.12
40 ILCS 5/14-108	from Ch. 10	08 1/2, par. 14-108
40 ILCS 5/14-114	from Ch. 10	08 1/2, par. 14-114
40 ILCS 5/14-119 40 ILCS 5/14-121	from Ch. 10	08 1/2, par. 14-119 08 1/2, par. 14-121
40 ILCS 5/14-133	from Ch. 10	08 1/2, par. 14-133
40 ILCS 5/15-136	from Ch. 10	08 1/2, par. 15-136
40 ILCS 5/15-145 40 ILCS 5/15-157	from Ch. 10	08 1/2, par. 15-145 08 1/2, par. 15-157
40 ILCS 5/16-133	from Ch. 10	08 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 5/16-152
                                 from Ch. 108 1/2, par. 16-152
```

Amends the State Employee, State Universities, and Downstate Teacher Articles of the Pension Code to provide for a flat rate retirement formula of 1.67% of final average salary per year of service for employees covered by Social Security and 2.2% of final average salary per year of service for employees not covered by Social Security; increases contributions by 0.5% of salary for persons affected by the new formula. Provides one-time increases for certain persons already receiving a retirement or survivor's annuity. Amends the State Employee Article to provide that all persons who receive an annuity based on the alternative (State police) formula may have their retirement annuities based on their salary on the last day of eligible service rather than a four-year average salary (currently only State police officers can do this). Effective immediately.

```
Jan 30 1997
              First reading
                                         Referred to Rules
                                         Assigned to Insurance & Pensions
Feb 26
                                         To Subcommittee
                                         Committee Insurance & Pensions
              Added as Chief Co-sponsor BOWLES
Mar 11
Mar 15
                                         Refer to Rules/Rul 3-9(a)
```

SB-0258 REA - LUECHTEFELD - O'DANIEL - BOWLES - LINK, BOMKE, SEV-ERNS, JACOBS AND MADIGAN.

```
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
510 ILCS 55/1.1
510 ILCS 75/2
                                            from Ch. 8, par. 33.62-04
                                            from Ch. 8, par. 1.1
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".

```
SENATE AMENDMENT NO. 1.
```

```
Deletes reference to:
225 ILCS 640/1
225 ILCS 645/1
225 ILCS 655/2
510 ILCS 40/2.04
510 ILCS 55/1.1
510 ILCS 75/2
Adds reference to:
225 ILCS 650/2.6
                             from Ch. 56 1/2, par. 302.6
```

Replaces the title and everything after the enacting clause. Amends the Meat and Poultry Inspection Act to add ratites to the definition of "animals". Effective

```
January 1, 1998.
      FISCAL NOTE (Dpt. of Agriculture)
      Fiscal impact would be approximately $4000 annually.
```

Fails to create a State mandate. Jan 30 1997 First reading Referred to Rules Assigned to Agriculture & Conservation

STATE MANDATES FISCAL NOTE, HOUSE INTRO (DCCA)

Feb 28 Amendment No.01 AGRICULTURE S Recommnded do pass as amend 008-000-000

Placed Calndr, Second Reading Added as Chief Co-sponsor LUECHTEFELD Mar 04 Added as Chief Co-sponsor O'DANIEL Added as Chief Co-sponsor BOWLES Mar 05 Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor LINK Mar 06 Added As A Co-sponsor BOMKE Added As A Co-sponsor SEVERNS Added As A Co-sponsor JACOBS Added As A Co-sponsor MADIGAN

Third Reading - Passed 053-000-000

Mar 07 Arrive House Hse Sponsor HARTKE First reading Referred to Rules Mar 11 Assigned to Agriculture & Conservation Apr 30 Do Pass/Short Debate Cal 014-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested NOLAND Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor JONES, JOHN Added As A Joint Sponsor WOOLARD May 06 Fiscal Note Filed Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 08 St Mandate Fis Note Filed THE HOUSE. 3rd Rdg-Sht Dbt-Pass/Vot117-000-000 Added As A Joint Sponsor BLACK Passed both Houses Jun 06 Sent to the Governor Jul 03 Governor vetoed Placed Calendar Total Veto Oct 16 Oct 30 Total veto stands.

Amends the State Employee Article of the Pension Code to allow persons who have worked on a contractual basis in the district office of a member of the General Assembly to purchase service credit for up to 3 years of that work. Requires application by March 1, 1998. Effective immediately.

from Ch. 108 1/2, par. 14-104

PENSION NOTE

REA. 40 ILCS 5/14-104

SB-0259

Cost has not been calculated, but is estimated to be minor.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Referred to Rules Jan 30 1997 First reading

Assigned to Insurance & Pensions

Feb 26 To Subcommittee

Mar 05 Pension Note Filed

Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a)

SB-0260 DILLARD.

40 ILCS 5/4-103 from Ch. 108 1/2, par. 4-103 40 ILCS 5/4-121 from Ch. 108 1/2, par. 4-121 40 ILCS 5/4-141.1 new

Amends the Downstate Firefighter Article of the Pension Code. Authorizes the entity that operates the Argonne National Laboratory under contract from the U.S. Department of Energy (currently the University of Chicago) to create and administer a firefighters' pension fund for the firefighters that it employs. Provides for funding by the employer. Effective immediately.

PENSION NOTE

Fiscal impact has not been determined.

NOTE(S) THAT MAY APPLY: Pension

Jan 30 1997 First reading Referred to Rules

Feb 05 Assigned to Insurance & Pensions

Feb 26 To Subcommittee Mar 05 Pension Note Filed

Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a)

SB-0261 DILLARD - PETERSON.

230 ILCS 10/5 from Ch. 120, par. 2405

Amends the Riverboat Gambling Act. Provides that the Gaming Board shall be increased from 5 to 7 members. Provides that one of the new members shall be a recovering compulsive gambler or a person with specialized knowledge in the field of pathological gambling.

NOTE(S) THAT MAY APPLY: Fiscal Jan 30 1997 First reading

Referred to Rules

Feb 05 Assigned to Executive
Added as Chief Co-sponsor PETERSON
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0262 DILLARD.

70 ILCS 805/6f new

Amends the Downstate Forest Preserve District Act. Provides that during 1997 and 1998, the board of a forest preserve district in a county with between 800,000 and 3,000,000 inhabitants may, by a two-thirds vote, sell property if it is 15 acres or less and includes a structure no longer suitable for the purpose for which it was purchased. Provides for a certified appraisal before the sale and for the sale proceeds to be used for the district's land acquisition or new construction. Effective immediately.

Jan 30 1997 First reading Referred to Rules Feb₀₅ Assigned to Local Government & Elections Feb 26 Held in committee Mar 05 Postponed Mar 11 Postponed Committee Local Government & Elections Mar 15 Refer to Rules/Rul 3-9(a)

SB-0263 DILLARD.

55 ILCS 5/5-1064 from Ch. 34, par. 5-1065 55 ILCS 5/5-12001 from Ch. 34, par. 5-12001 70 ILCS 805/20 from Ch. 96 1/2, par. 6346

Amends the Downstate Forest District Act. Provides that in a forest preserve district with boundaries encompassing 2 or more municipalities, the forest preserve district board may elect to be governed by the zoning rules of the county in which the district is located. Amends the Counties Code. Provides that the county board or county commissioners may create zoning classifications for a forest preserve district located within the county if that district's board has elected to be governed by the county's zoning rules. If the district board has made this election, exempts the district from the higher zoning standards enacted by municipalities. Effective immediately.

Jan 30 1997 First reading Referred to Rules Feb 05 Assigned to Local Government & Elections Feb 26 Held in committee Mar 05 Postponed Mar 11 Postponed Committee Local Government & Elections Mar 15 Refer to Rules/Rul 3-9(a)

SB-0264 DILLARD.

735 ILCS 5/7-101 from Ch. 110, par. 7-101

Amends the Code of Civil Procedure. Makes a stylistic change in provisions concerning eminent domain.

Jan 30 1997First readingReferred to RulesFeb 05Assigned to JudiciaryMar 15Refer to Rules/Rul 3-9(a)

SB-0265 DEMUZIO - FARLEY AND SHADID.

20 ILCS 2410/1 from Ch. 23, par. 3411

Amends the Bureau for the Blind Act. Makes stylistic changes in the short title Section. Effective immediately.

Jan 30 1997 First reading Referred to Rules
Feb 05 Assigned to State Government
Operations
Feb 28 Postponed
Mar 06 Postponed

Mar 13 Recommended do pass 008-000-000 Placed Calndr, Second Reading Mar 14 Second Reading Placed Calndr, Third Reading Mar 18 Added as Chief Co-sponsor FARLEY Third Reading - Passed 055-000-000 Arrive House Placed Calendr, First Reading Mar 20 Hse Sponsor RYDER Mar 21 First reading Referred to Rules Apr 08 Assigned to Human Services

Re-Refer Rules/Rul 9(B)

SB-0266 SEVERNS - JACOBS - VIVERITO.

35 ILCS 5/211 new

May 08

Amends the Illinois Income Tax Act. Creates an income tax credit, beginning in taxable years beginning on or after January 1, 1997 and ending with taxable years ending on or before December 30, 2002, for employers who pay insurance premiums on policies to insure the employers' liability under the Workers' Compensation Act and the Workers' Occupational Diseases Act equal to 5% of the premiums that the employer paid during the taxable year. Provides that the credit shall not reduce the employer's tax liability to less than zero.

Note(s) That May Apply: Fiscal
Jan 30 1997 First reading Referred to Rules
Feb 05 Assigned to Revenue
Mar 06 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0267 SEVERNS - JACOBS.

35 ILCS 5/204 from Ch. 120, par. 2-204

Amends the Illinois Income Tax. Provides that an individual taxpayer who received severance pay due to the taxpayer's employer's plant closing shall receive an additional exemption up to \$35,000 for amounts received as severance pay. Sunsets the exemption after 5 years.

Note(s) That May Apply: Fiscal
Jan 30 1997 First reading Referred to Rules
Feb 05 Assigned to Revenue
Mar 06 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0268 SEVERNS - CARROLL.

30 ILCS 540/1 from Ch. 127, par. 132.401 30 ILCS 540/3-3 from Ch. 127, par. 132.403-3

Amends the State Prompt Payment Act. Provides that medical assistance provided to public aid recipients and reimbursed from State funds under Articles V, VI, and XII of the Illinois Public Aid Code is included within the definition of "goods or services furnished to the State" for purposes of the Act. Provides payment schedules for payments for clients of the Illinois Department of Public Aid.

Note(s) That May Apply: Fiscal
Jan 30 1997 First reading
Feb 05
Feb 28
Referred to Rules
Assigned to Executive
To Subcommittee
Committee Executive
Refer to Rules/Rul 3-9(a)

SB-0269 CRONIN - DILLARD.

305 ILCS 5/5-5 from Ch. 23, par. 5-5 305 ILCS 5/6-1 from Ch. 23, par. 6-1

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. Provides that if any provision of this amendatory Act of 1997 is held invalid, the invalidity does not affect the provisions which can be given effect without the invalid provision. Effective immediately.

Jan 30 1997 First reading Referred to Rules Feb₀₅ Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

SB-0270 CRONIN.

> 50 ILCS 105/3 from Ch. 102, par. 3 65 ILCS 5/3.1-55-10

Amends the Public Officer Prohibited Activities Act and the Illinois Municipal Code. Provides that a member of a governing body may have a 1% ownership interest in an entity providing materials or services to the governing body if the member publicly discloses the interest before or during deliberations of the contract and abstains from voting on the contract. Effective immediately.

Jan 30 1997 First reading Referred to Rules

Feb₀₅ Assigned to Local Government &

Elections

Feb 26 Held in committee Mar 05 To Subcommittee

Committee Local Government &

Elections

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0271 CRONIN - PARKER - O'MALLEY AND BOWLES.

New Act

105 ILCS 5/2-3.120 new

105 ILCS 5/27-14 from Ch. 122, par. 27-14

Creates the Dissection Alternatives Act and amends the School Code. Provides that a public or nonpublic elementary, secondary, or undergraduate student who objects to performing or observing dissection has the right to perform an alternative project instead, and may not be penalized for making that choice. Also provides that teachers of elementary, secondary, and undergraduate students may not be compelled to include dissection in their courses. Requires notice to students and to the parents of elementary and secondary students. Directs the State Board of Education to adopt guidelines and supervise the implementation of the Act. First applies to the 1997-1998 academic year. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: New Act 105 ILCS 5/27-14

Replaces everything after the enacting clause. Amends the School Code. Requires the State Board of Education to make available to school districts information concerning alternatives to the dissection of animals. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to:

New Act

Creates the Dissection Alternatives Act. Provides that public elementary and secondary schools may excuse a student from performing or observing dissection and may allow the student to instead perform an alternative project. Provides that students may not be penalized for refusing to participate in or observe dissection. Directs the State Board of Education, the Illinois Community College Board, and the Board of Higher Education to provide guidelines for notifying students and parents about courses that include dissection. First applies to the 1997-1998 academic year. Effective immediately.

FISCAL NOTE, H-AM 2 (State Board of Education) SB271 would have minimal fiscal impact. Schools may incur additional expense for materials. STATE MANDATES FISCAL NOTE, H-AM 2 (SBE)

No change from SBE fiscal note, with H-am 1. STATE DEBT NOTE, ENGROSSED SB271, engrossed, would not impact the level of State debt. STATE DEBT NOTE, H-AM 2 No change from previous State debt note.

CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in Senate only) Recommends that the Senate concur in House Amendment No. 2.

Recommends that the bill be amended as follows:

Adds reference to:
105 ILCS 5/1A-2
105 ILCS 5/1A-2
105 ILCS 5/10-20.12b
105 ILCS 5/19-1
105 ILCS 5/22-23
105 ILCS 5/27-20.6 new
105 ILCS 5/34-2.4b
105 ILCS 5/34-2.5 new
105 ILCS 10/6
105 ILCS 110/3
from Ch. 122, par. 19-1
from Ch. 122, par. 22-23
from Ch. 122, par. 34-2.4b
from Ch. 122, par. 34-2.4b

Further amends the bill by changing the title and adding provisions amending the School Code relative to: qualifications for membership on the State Board of Education; the State Board of Education contracting for an audit of Bloom Township High School District 206 and making dissection alternatives available to school districts; determining the residency of pupils in the Chicago public school system; validation of the tax levy of a community unit school district; the definition of school construction for purposes of determining when a sprinkler system must be installed as part of that construction; establishing an Irish Famine study as part of the curriculum of a public school; Chicago attendance centers which apply for and are designated as a small school by the board of education; and creation of the Office of Chronic Truant Adjudication within the Chicago public school system. Authorizes a community unit school district that meets certain statutory criteria to issue additional bonds, notwithstanding its additional indebtedness. Amends the Illinois School Student Records Act to authorize the release of student records to a governmental or social service agency in furtherance of an investigation of a student's school attendance. Amends the Critical Health Problems and Comprehensive health Education Act relative to the employment by school districts of personnel certified by an appropriate agency as qualified to administer first aid and cardiopulmonary resuscitation. Effective July 1, 1997.

Note(s) That Ma	Y Apply: Fiscal	•
Jan 30 1997	First reading	Referred to Rules
Feb 05	3	Assigned to Education
Feb 19	Added as Chief Co-sponso	
Feb 27	•	Postponed
M ar 05	Amendment No.01	EDÜCATION S Adopted Recommnded do pass as amend 008-000-000
	Placed Calndr, Second Rea	adng
Mar 06	Added As A Co-sponsor B	OWLES
Mar 11	Second Reading	
	Placed Calndr, Third Read	ling
Mar 12	Third Reading - Passed 05 Arrive House	
4 00	Placed Calendr, First Read	ing
Apr 08	Hse Sponsor CLAYTON	70 (1/ 70)
A 00	First reading	Referred to Rules
Apr 09		Assigned to Elementary & Secondary Education
Apr 18	Added As A Joint Sponsor	
Apr 24	Alt Primary Sponsor Char	
	Joint-Alt Sponsor Change	
Apr 30		Fiscal Note Requested BLACK St Mandate Fis Nte ReqBLACK Committee Elementary & Secondary Education

M ay 01	Amendment No.01 Amendment No.02	ELEM SCND ED H Withdrawn ELEM SCND ED H Adopted Do Pass Amend/Short Debate 021-000-000	
	Discard Cal 2nd Pdg Sht Di		
M ay 05	Placed Cal 2nd Rdg-Sht Di	Fiscal Note Filed St Mandate Fis Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt	St Mandate 1 is 1 tote 1 ned	
May 06	Car Old 2lld Rdg-3lli Dot	State Debt Note Filed AS	
Way 00		ENGROSSED	
		State Debt Note Filed AS AMENDED BY HA 2	
	Second Reading-Short Deb	ate	
	Pld Cal Ord 3rd Rdg-Sht D		
May 09	3rd Rdg-Sht Dbt-Pass/Vot		
1.12-) 03	Added As A Joint Sponsor		
May 12	Sec. Desk Concurrence 02	oeno Er (bEno	
May 21	Filed with Secretary		
141ay 21	Thea with Secretary	Mtn non-concur - Hse Amend	
May 22	S Noneners in U Amend O		
May 22	S Noncorr in H Amend. 0	2	
	Arrive House	02	
M 07	Placed Cal Order Non-cond		
May 27		MTN REFUSE RECEDE-HSE	
	AMEND		
	H Refuses to Recede Amen		
	H Requests Conference Co.		
	Hse Conference Comm App	ptd JSI/GASH,	
		PHELPS, HANNIG,	
		CHURCHILL AND	
		COWLISHAW	
May 28	Sen Accede Req Conf Com		
	Sen Conference Comm App	ptd 1ST/CRONIN,	
	O'MALLEY, KARPIEL,		
		BERMAN, DEMUZIO	
May 31	House report submitted		
	Conf Comm Rpt referred to	o IST/HRUL	
	Filed with Secretary		
	·	Conference Committee Report	
	Conf Comm Rpt referred to		
Jun 01	•	Conference Committee Report	
	Rules refers to	SEXC	
		Conference Committee Report	
		Be approved consideration	
	Senate report submitted		
		3/5 vote required	
	Senate Conf. report Adopte	ed 1ST/057-000-000	
	Added as Chief Co-sponsor	O'MALLEY	
Oct 28		Conference Committee Report	
33725	Rules refers to	HELM	
	House report submitted		
OD 0050 *** CCC	=		
SB-0272 JACOB	**		
55 ILCS 5/5-1095		4, par. 5-1095	
65 ILCS 5/11-42-		4, par. 11-42-11	
Amends the Cour	nties Code and the Illinois	Municipal Code. Provides that before	
		may authorize the transfer of a self-	

Amends the Counties Code and the Illinois Municipal Code. Provides that before the county board or the corporate authorities may authorize the transfer of a cable TV franchise, they shall require the transferee to agree to provide, for one year after the transfer, all services and options provided by the franchise at the time of the transfer. Effective immediately.

Jan 30 1997	First reading	Referred to Rules
Feb 05		Assigned to Local Government &
		Elections
Feb 26		Held in committee
Mar 05		Postponed
Mar 11		Held in committee
		Committee Local Government &
		Elections
		Elections

Mar 15

Refer to Rules/Rul 3-9(a)

COO O 3.4

SB-0273 BURZYNSKI – BOMKE.

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. Specifies that the decision to provide a program of early retirement incentives is within the sole discretion of the employer. Effective immediately.

PENSION NOTE

Fiscal impact cannot be determined due to the unknown number of participating municipalities.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Jan 30 1997 First reading Referred to Rules
Feb 05 Assigned to Insurance & Pensions
Feb 26 To Subcommittee

Feb 27 Added as Chief Co-sponsor BOMKE

Mar 05 Pension Note Filed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0274 O'MALLEY.

40 ILCS 5/17-116.3 30 ILCS 805/8.21 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 NOTE

Additional year of creditable service:

Increase in accrued liability	\$29.9 IVI
Increase in total annual cost	\$ 1.5 M
Increase in total annual cost as % of payroll	13%
Average salary calculation using 3 years:	

PENSION NOTE, REVISED

No change from previous pension impact.

Note(s) That May Apply: Fiscal; Pension; State Mandates
Jan 30 1997 First reading Referred to 1

Jan 30 1997First readingReferred to RulesFeb 05Assigned to Insurance & PensionsFeb 26To Subcommittee

Mar 05 Pension Note Filed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)
Apr 30 Pension Note Filed

Pension Note File Committee Rules

SB-0275 COLLINS.

Mar 15

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 managed care plans under those Acts must contain a point-of-service option allowing covered individuals the option of obtaining service from providers not included in the health care plan panel of providers.

Jan 30 1997 First reading Referred to Rules

Feb 05 Assigned to Insurance & Pensions

Mar 04 To Subcommittee

Committee Insurance & Pensions

Refer to Rules/Rul 3-9(a)

165 SB-0276

```
SB-0276
             COLLINS.
  215 ILCS 125/2-1.1 new
  215 ILCS 125/2-1.2 new 215 ILCS 125/2-1.3 new
  215 ILCS 125/2-1.4 new
  215 ILCS 125/2-1.5 new
  215 ILCS 125/2-1.6 new
  215 ILCS 125/2-1.7 new
  215 ILCS 125/4-17 new
  215 ILCS 125/Art, VII heading new
  215 ILCS 125/7-1 new
  215 ILCS 125/7-2 new
  215 ILCS 125/7-3 new
  215 ILCS 125/7-4 new
  215 ILCS 125/7-5 new
  215 ILCS 125/7-6 new
  215 ILCS 125/7-7 new
215 ILCS 125/7-8 new
  215 ILCS 125/7-9 new
  215 ILCS 125/7-10 new
  215 ILCS 125/7-11 new
```

Amends the Health Maintenance Organization Act. Imposes certain requirements for holding a certificate of authority under which health care services are provided through the use of managed care, including disclosure standards, credentialing standards and an appeals process for providers, the development of community service plans, and that health maintenance organizations provide a point-of-service option. Provides for certification of utilization review agents by the Department of Insurance. Establishes criteria for obtaining a certificate. Requires the Director of Insurance to establish a statewide dispute resolution system. Provides penalties for violation. Effective immediately.

```
NOTE(s) THAT MAY APPLY: Correctional; Fiscal
Jan 30 1997 First reading Referred to Rules
Feb 05 Assigned to Insurance & Pensions
Mar 04 To Subcommittee
Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0277 COLLINS.
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 health care plans operated under those Acts must cover emergency medical care provided by non-designated providers when designated providers are not reasonably available or accessible.

```
Jan 30 1997First readingReferred to RulesFeb 05Assigned to Insurance & PensionsMar 04To SubcommitteeCommittee Insurance & PensionsMar 15Refer to Rules/Rul 3-9(a)
```

SB-0278 COLLINS.

735 ILCS 5/9-120 new

Amends the Forcible Entry and Detainer provisions of the Code of Civil Procedure. Adds a Section relating to uniform procedures of sheriffs in court ordered evictions. Provides only a heading to the Section.

```
SENATE AMENDMENT NO. 1.

Deletes reference to:
735 ILCS 5/9-120

Adds reference to:
735 ILCS 5/9-104 from Ch. 110, par. 9-104
735 ILCS 5/9-107.5 new
```

735 ILCS 5/9-209 from Ch. 110, par. 9-209

735 ILCS 5/9-211 from Ch. 110, par. 9-211

Deletes everything. Amends the Forcible Entry and Detainer Article of the Code of Civil Procedure. Provides that notice under this Article may be provided to those other than the tenant who occupy the premises by giving notice, directed to those persons, to the tenant personally or by sending it by certified or registered mail or by leaving it at the premises with a person age 13 or older. Provides that if a plaintiff in a forcible entry and detainer action believes that a person or persons having no rental agreement, lease, or right to possession agreement are or may be occupying the premises, the plaintiff may file an affidavit with the clerk of court stating this, and the clerk shall serve notice on that person or those persons in conformance with provisions on constructive service of notice in this Article. Effective immediately.

```
JUDICIAL NOTE
No decrease or increase in the number of judges needed.
STATE MANDATES FISCAL NOTE (DCCA)
SB278 fails to create a State mandate.
HOME RULE NOTE
SB 278 does not preempt home rule authority.
FISCAL NOTE (Office of Ill. Courts)
There will be no fiscal impact on the Judicial Branch.
Jan 30 1997
              First reading
                                         Referred to Rules
Feb 05
                                         Assigned to Judiciary
Mar 05
                                         Postponed
Mar 12
                   Amendment No.01
                                         JUDICIARY
                                         Recommnded do pass as amend
                                           010-000-000
               Placed Calndr, Second Reading
Mar 13
              Second Reading
               Placed Calndr, Third Reading
Mar 14
               Third Reading - Passed 056-000-000
               Arrive House
               Placed Calendr, First Reading
Mar 19
               Hse Sponsor RONEN
               First reading
                                         Referred to Rules
                                         Assigned to Judiciary I - Civil Law
Mar 21
May 02
                                         Judicial Note Filed
                                         Committee Judiciary I - Civil Law
May 06
                                         St Mandate Fis Note Filed
                                         Home Rule Note Filed
                                         Committee Judiciary I - Civil Law
May 07
                                         Fiscal Note Requested CROSS
                                         Do Pass/Short Debate Cal 011-000-000
               Placed Cal 2nd Rdg-Sht Dbt
                                         Fiscal Note Filed
May 08
               Cal Ord 2nd Rdg-Shr Dbt
May 09
               Second Reading-Short Debate
               Pld Cal Ord 3rd Rdg-Sht Dbt
May 12
               3rd Rdg-Sht Dbt-Pass/Vot114-000-000
               Passed both Houses
Jun 10
               Sent to the Governor
Aug 08
               Governor vetoed
Oct 16
               Placed Calendar Total Veto
Oct 28
               Mtn filed overrde Gov veto COLLINS
Oct 30
                                         3/5 vote required
               Override Gov veto-Sen lost 014-036-006
               Total veto stands.
```

SB-0279 SYVERSON - TROTTER - SMITH - BURZYNSKI.

P.A. 89-642, Section 955

Amends "AN ACT in relation to certain land", P.A. 89-642, by deleting the provision stating that if the property formerly known as the Rockford Armory ceases to be used for public or educational purposes within the 20-year period, title shall revert to the State. Effective immediately.

STATE MANDATES FISCAL NOTE (DCCA) SB279 fails to create a State mandate. FISCAL NOTE (DCCA)

SB 279 imposes no additional requirements and does not have a fiscal impact on units of local gov't. Jan 30 1997 First reading Referred to Rules Feb 05 Assigned to State Government Operations Added as Chief Co-sponsor TROTTER Feb 06 Added as Chief Co-sponsor SMITH Added as Chief Co-sponsor BURZYNSKI Mar 06 Recommended do pass 008-000-000 Placed Calndr, Second Reading Mar 11 Second Reading Placed Calndr, Third Reading Mar 12 Third Reading - Passed 046-003-007 Arrive House Placed Calendr, First Reading Mar 13 Hse Sponsor SCOTT First reading Referred to Rules Added As A Joint Sponsor WINTERS Added As A Joint Sponsor WAIT Mar 18 Assigned to Executive Apr 30 Do Pass/Short Debate Cal 015-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested STEPHENS St Mandate Fis Nte RegSTEPHENS Cal Ord 2nd Rdg-Shr Dbt May 06 St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt Fiscal Note Filed May 13 Second Reading-Short Debate Pid Cal Ord 3rd Rdg-Sht Dbt May 14 3rd Rdg-Sht Dbt-Pass/Vot114-000-000 Passed both Houses Jun 12 Sent to the Governor Jul 10 Governor approved PUBLIC ACT 90-0084 Effective date 97-07-10 SB-0280 COLLINS. 720 ILCS 5/31-4 from Ch. 38, par. 31-4 Amends the Criminal Code of 1961 Section on obstructing justice by making a stylistic change. Jan 30 1997 First reading Referred to Rules Feb 05 Assigned to Judiciary Mar 05 Postponed Committee Judiciary Refer to Rules/Rul 3-9(a) Mar 15 SB-0281 LAUZEN - SIEBEN. from Ch. 127, par. 38 15 ILCS 20/38 Amends the Civil Administrative Code of Illinois to specify the manner of calculating the State revenue and expenditure estimates that must be included in the Governor's annual State budget proposal. Effective immediately. Note(s) That May Apply: Fiscal Jan 30 1997 First reading Referred to Rules Feb 05 Assigned to Executive Feb 27 Added as Chief Co-sponsor SIEBEN Feb 28 To Subcommittee

SB-0282 LUECHTEFELD.

Mar 15

40 ILCS 5/15-136.4 new

40 ILCS 5/15-136.5 new

Amends the Illinois Pension Code to provide early retirement incentives for members of the State Universities Retirement System. Applies to certain persons applying for retirement following the school years ending in 1998 and 1999. Grants a 10% increase in the amount of annuity calculated under Rule 1. Requires an employer contribution and an employee contribution. Lowers the service requirement

Committee Executive Refer to Rules/Rul 3-9(a) for retirement without age discount from 35 to 30 years. Requires the employer to pay the employee contribution for persons under age 60 with less than 30 years of service who qualify for early retirement without discount. Effective immediately.

PENSION NOTE

Increase in accrued liabilities of \$237.6 million less the \$125.4 million in required contributions leaves a net increase in unfunded liabilities of \$112.1 million, a ratio of 189.4%.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Jan 30 1997 First reading Referred to Rules

Feb 05 Assigned to Insurance & Pensions

Feb 26 To Subcommittee
Mar 11 Pension Note Filed

Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0283 MAHAR.

105 ILCS 5/30-9 from Ch. 122, par. 30-9

Amends the School Code. Limits to one the number of persons a General Assembly member annually may nominate to receive a General Assembly scholarship. Makes certain family members of a legislator ineligible for the scholarship which that legislator is entitled to award. Provides that a member's failure to make a nomination in any year causes that scholarship to lapse unless the failure to nominate was for a scholarship nomination for a year ending before January 1, 1998. Effective January 1, 1998.

Jan 30 1997 First reading Referred to Rules
Feb 05 Assigned to Executive
Feb 28 Held in committee

Feb 28 Held in committee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0284 JACOBS -- OBAMA -- HALVORSON.

NOTE(S) THAT MAY APPLY: Fiscal

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to 20% of amounts paid for employment-related expenses associated with household and dependent care service costs incurred in the care of a qualifying individual. Provides that the credit shall not exceed 50% of the total tax imposed under this Act or \$500, whichever is less. Provides that "employment-related expenses" and "qualifying individual" shall have the meanings ascribed to them in the Internal Revenue Code of 1986. Provides that this credit is available beginning with taxable years ending on or after December 31, 1997 and ending with taxable years ending on or before December 31, 2001.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 30 1997 First reading Referred to Rules

Feb 05 Assigned to Revenue Feb 06 Added as Chief Co-sponsor OBAMA

Added as Chief Co-sponsor HALVORSON

Feb 28 To Subcommittee
Mar 06 Postponed

Mar 15 Committee Revenue

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0285 DILLARD.

605 ILCS 5/6-207 from Ch. 121, par. 6-207

Amends the Illinois Highway Code to provide that the district treasurer shall receive an annual salary deemed appropriate (instead of not less than \$100 nor more than \$1,000 per year) and to be fixed by the county board in road districts in counties not under township organization.

HOME RULE NOTE

SB 285 does not preempt home rule authority.

STATE MANDATES FISCAL NOTE (DCCA)

SB285 fails to create a State mandate.

FISCAL NOTE (DCCA)

SB285 imposes no additional requirements and does not have a

fiscal impact on units of local gov't.

HOUSE AMENDMENT NO. 1.

Adds reference to: 605 ILCS 5/6-131 new

Further amends the Illinois Highway Code to allow a road district to use money in its district road fund to pay for all or part of the direct costs of senior citizen transportation and mass transit programs.

PENSION NOTE, H-AM 2

SB 285 would not have an impact on any pension fund or retire-

ment system subject to the III. Pension Code.

FISCAL NOTE, H-AM 2 (Dpt. Corrections)

No fiscal or prison population impact on DOC.

CORRECTIONAL NOTE, H-AM 2

No change from DOC fiscal note, H-am 2. BALANCED BUDGET NOTE, H-AMS 1 & 2

The bill does not authorize, increase, decrease, or reallocate

any general funds appropriation for FY97.

STATE DEBT IMPACT NOTE, H-AMS 1 & 2

No impact on the level of State debt.

HOUSING AFFORDABILITY NOTE, H-AM 2

No fiscal effect on a single-family residence.

FISCAL NOTE, H-AMS 1 & 2 (DOT) There will be no fiscal impact on IDOT.

HOUSE AMENDMENT NO. 3.

Adds reference to:

70 ILCS 3605/28 from Ch. 111 2/3, par. 328

Amends the Metropolitan Transit Authority Act. Provides that the Chicago Transit Board shall classify officers, positions, and grades of exempt employment. Provides that the Board may designate such offices, positions, and grades of employment as exempt as it deems necessary for the efficient operation of the business of the Chicago Transit Authority. Provides that the total number of employees occupying exempt offices, positions, or grades of employment may not exceed 3% of the total employment of the Authority. Provides that all exempt offices, positions, and grades of employment shall be at will. Provides that no discrimination shall be made in any appointment or promotion to any office, position, or grade of exempt employment. Provides that frequent employment shall not include any employees who are represented by a labor organization that has a labor agreement with the Authority.

Jan 30 1997	First reading	Referred to Rules
Feb 05		Assigned to Local Government &
		Elections
Feb 26		Held in committee
Mar 05		Postponed
Mar 11		Recommended do pass 007-000-000
	Placed Calndr, Second Read	
Mar 13	Second Reading	
15	Placed Calndr, Third Readi	πο
Mar 14	Third Reading - Passed 05:	
	Arrive House	3 3 3 3 3 3 3 3
	Placed Calendr, First Read	ng
Apr 09	Hse Sponsor DAVIS,STEV	
p. 03	First reading	Referred to Rules
Apr 11	I not roughing	Assigned to Local Government
May 01		Do Pass/Short Debate Cal 017-000-000
1714) 01	Placed Cal 2nd Rdg-Sht D	
	The said and the said and a	St Mandate Fis Nte RegHUGHES
	Cal Ord 2nd Rdg-Shr Dbt	or mandate in the require office
May 06	cur ora zna rag om zor	Home Rule Note Filed
1114) 00		St Mandate Fis Note Filed
	Second Reading-Short Deb	
	Pld Cal Ord 3rd Rdg-Sht I	
May 08	Relld 2nd Rdng-Short Deb	
1714) 00	Amendment No.01	BERGMAN
	Amendment referred	
	Held 2nd Rdg-Short Debat	
	Ticia Ziia Rag-Siioit Debai	

May 09	Amendment No.01 Rules refers to	BERGMAN HLGV	
M 10	Held 2nd Rdg-Short Debat		
May 12	Amondatant No O1	Fiscal Note Filed	
	Amendment No.01	BERGMAN Be adopted	
	Amendment No.01	BERGMAN	Adopted
	Pld Cal Ord 3rd Rdg-Sht I		Adopted
May 15	Tiu Cai Olu Siu Rug-Siit I	Pension Note Filed	
141dy 13		Fiscal Note Filed	
		Correctional Note Filed	AS AMEND.
		BY HA 2	
		Balanced Budget Note Fi	iled
		State Debt Note Filed A	S AMEND.
		HA 1,2	
	Relld 2nd Rdng-Short Deb		
	Amendment No.02	RUTHERFORD	
	Amendment referred Amendment No.02	RUTHERFORD	
	Rules refers to	HEXC	
	Held 2nd Rdg-Short Deba		
May 16	Added As A Joint Sponsor		
•	•	Housing Aford Note File	d
	Amendment No.03	RUTHERFORD	
	Amendment referred		
	N	Fiscal Note Filed	
	Amendment No.03	RUTHERFORD	
	Amendment No.02	Be adopted RUTHERFORD	
	Amendment 140.02	Be adopted	
	Amendment No.02	RUTHERFORD	Withdrawn
	Amendment No.03	RUTHERFORD	Adopted
	Pld Cal Ord 3rd Rdg-Sht I		
	3rd Rdg-Sht Dbt-Pass/Vo		
May 19	Sec. Desk Concurrence 01,		
May 20	Sponsor Removed LUECH		
	Chief Sponsor Changed to Filed with Secretary	DILLARD	
	Thed with Secretary	Mtn concur - House Ame	end
	Motion referred to	SRUL	
May 21		Mtn concur - House Ame	end
	Rules refers to	SLGV	
May 22		Mtn concur - House Ame	end
M 20		Be adopted	and
May 28	S Concurs in H Amend. 01	Mtn concur - House Ame	ena
	Passed both Houses	1,03/037-000-000	
Jun 26	Sent to the Governor		
Jul 23	Governor approved		
	PUBLIC ACT 90-0183	Effective date 98-01-01	
SB-0286 LUE	CHTEFELD.		
20 ILCS 1110/9	from Ch. 9	96 1/2, par. 4109	
Amends the Illi	inois Coal and Energy Dev	· -	akes the provi-
	authentication of bonds ger		ance the provi
Jan 30 1997	First reading	Referred to Rules	
Feb 05		Assigned to Environment	t & Energy
Feb 28		Postponed	· ·
Mar 06		Postponed	
Mar 13		Postponed	Ф. Т
Mar 15		Committee Environment Refer to Rules/Rul 3-9(& Energy
		Reici to Ruies/Rui 3-9(u <i>)</i>
	CHTEFELD – REA.		
New Act			
Creates the Illin	nois Coal Recovery Act of		tle only.
Jan 30 1997	First reading	Referred to Rules	
Feb 05		Assigned to Environmen	t & Energy

171 SB-0287-Cont.

Referred to Rules

Feb 28 Postponed Mar 06 Postponed Mar 13 Recommended do pass 010-000-000 Placed Calndr, Second Reading Mar 17 Second Reading Placed Calndr, Third Reading Mar 20 Added as Chief Co-sponsor REA Third Reading - Passed 057-000-000 Mar 21 Arrive House Placed Calendr, First Reading Apr 11 Hse Sponsor DEERING

SB-0288 LUECHTEFELD.

40 ILCS 5/15-136.4 new

Amends the Pension Code to provide early retirement incentives for members of the State Universities Retirement System. Applies to certain persons applying for retirement following the school years ending in 1998 and 1999. Grants up to 5 years of additional creditable service and up to 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

PENSION NOTE

Fiscal impact cannot be determined due to the unknown number of employers and employees who will participate.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

First reading

Jan 30 1997 First reading Referred to Rules

Feb₀₅ Assigned to Insurance & Pensions

Feb 26 To Subcommittee Mar 05 Pension Note Filed

Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a)

SB-0289 SEVERNS - GARCIA.

35 ILCS 5/201 from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Provides that, for purposes of the research and development credit, partners and shareholders of Subchapter S corporations shall be allowed a credit in accordance with the determination of income and distributive share of income under Sections 702 and 704 and Subchapter S of the Internal Revenue Code. Provides that this amendatory Act is declarative of existing law and is not a new enactment. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Jan 30 1997 First reading Referred to Rules Feb 05 Assigned to Revenue Feb 27 Added as Chief Co-sponsor GARCIA Feb 28 Postponed Mar 06 Postponed Committee Revenue Mar 15 Refer to Rules/Rul 3-9(a)

SB-0290 SEVERNS - DEMUZIO.

230 ILCS 10/13 from Ch. 120, par. 2413

Amends the Riverboat Gambling Act. Changes the wagering tax rate from a flat 20% rate to a graduated tax rate. Provides that a portion of the wagering tax collected under the Act shall be used to fund the Teacher Health Insurance Security Fund. Effective July 1, 1997.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 30 1997 First reading Referred to Rules Added as Chief Co-sponsor DEMUZIO

Feb 05 Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

SEVERNS - DEMUZIO AND LINK. SB-0291

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create the College Affordability Tax Credit in an amount equal to 5% of amounts spent during the taxable year for the

tuition and fees of the taxpayer and any dependent of the taxpayer engaged in full-time or part-time undergraduate studies at any public or private college, university, community college, or degree granting proprietary institution located in Illinois. Provides that the taxpayer shall provide supporting documentation to receive the credit. Provides that the credit may not reduce the taxpayer's income tax liability to less than zero. Applicable to tax years ending on or after December 31, 1997. Sunsets the credit after 10 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Jan 30 1997 First reading Referred to Rules Added as Chief Co-sponsor DEMUZIO Added As A Co-sponsor LINK Feb 05

Assigned to Revenue Mar 06 Postponed Committee Revenue

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0292 HAWKINSON - SHADID.

20 ILCS 301/1-10

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Includes robbery in the definition of crime of violence. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

Jan 30 1997 Referred to Rules First reading Feb 05 Assigned to Judiciary Feb 27 Recommended do pass 008-000-000 Placed Calndr, Second Reading Feb 28 Second Reading Placed Calndr, Third Reading Mar 06 Third Reading - Passed 052-001-000 Mar 07 Arrive House Placed Calendr, First Reading Mar 12 Hse Sponsor TURNER, JOHN First reading Referred to Rules Mar 18 Assigned to Judiciary II - Criminal Law May 01 Do Pass/Short Debate Cal 015-000-000 Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate May 06 Pld Cal Ord 3rd Rdg-Sht Dbt May 08 3rd Rdg-Sht Dbt-Pass/Vot117-000-000 Passed both Houses

Jun 06 Sent to the Governor

Jul 22 Governor approved

PUBLIC ACT 90-0135 Effective date 97-07-22

SB-0293 FITZGERALD.

70 ILCS 3010/1 from Ch. 42, par. 319.1 70 ILCS 3010/7 from Ch. 42, par. 319.7

Amends the Sanitary District Revenue Bond Act. Makes the Act applicable to the North Shore Sanitary District. Authorizes discontinuance of water service or sewerage service, or both, to a premises within a sanitary district when payment of the rate or charge for sewerage service to the premises has become delinquent. States that the provider of sewerage service shall not request discontinuation of water service before sending a notice of the delinquency to the sewer user and affording the user an opportunity to be heard. Provides that a sanitary district shall reimburse a water service provider for any lost water service revenues and the costs of discontinuing water service and shall indemnify the water service provider for any judgment and related attorney's fees resulting from an action based on provisions authorizing discontinuance of water service.

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

Jan 30 1997 First reading Referred to Rules Feb 05 Assigned to Local Government & Elections

Feb 26 Held in committee Mar 05 Held in committee Mar 11 Postponed

Committee Local Government &

Elections

Mar 15

Refer to Rules/Rul 3-9(a)

SB-0294 MADIGAN.

215 ILCS 5/351A-10 from Ch. 73, par. 963A-10

Amends the Illinois Insurance Code. Adds a Section caption.
Feb 05 1997 First reading Referred to Rules

Assigned to Insurance & Pensions

Mar 04 Postponed

Mar 11 Postponed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0295 MADIGAN.

215 ILCS 5/357.29 from Ch. 73, par. 969.29

Amends the Illinois Insurance Code. Adds a Section caption and makes technical changes in a Section concerning provisions in accident and health insurance policies required by other jurisdictions.

Feb 05 1997 First reading Referred to Rules

Assigned to Insurance & Pensions
Mar 04 Postponed

Mar 11 Postponed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0296 MADIGAN.

215 ILCS 5/356b from Ch. 73, par. 968b

Amends the Illinois Insurance Code. Adds a Section caption to a Section concerning dependent coverage.

Feb 05 1997 First reading Referred to Rules

Assigned to Insurance & Pensions

Mar 04 Postponed

Mar 11 Postponed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0297 RAUSCHENBERGER.

70 ILCS 2605/280 new

Amends the Metropolitan Water Reclamation District Act. Enlarges the District to include the described tract of land.

FISCAL NOTE (Dpt. Revenue)

SB297 has no fiscal impact on the Dept. of Revenue.

Feb 05 1997 First reading Referred to Rules

Assigned to Local Government &

Elections

Feb 26 Recommended do pass 008-000-000

Placed Calndr, Second Reading

Feb 27 Second Reading

Placed Calndr, Third Reading

Feb 28 Third Reading - Passed 054-000-000

Arrive House

Placed Calendr, First Reading

Mar 04 Fiscal Note Filed

Placed Calendr, First Reading

Mar 05 Hse Sponsor PARKE

Mar 07 First reading Referred to Rules

Alt Primary Sponsor Changed HOEFT

Mar 11 Assigned to Executive

Apr 30 Do Pass/Short Debate Cal 015-000-000

Placed Cal 2nd Rdg-Sht Dbt

Added As A Joint Sponsor HARTKE Added As A Joint Sponsor HOLBROOK

May 01 Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt

May 08 3rd Rdg-Sht Dbt-Pass/Vot115-000-000 Added As A Joint Sponsor FANTIN

Passed both Houses

Jun 06 Sent to the Governor

Jul 24 Governor approved
PUBLIC ACT 90-0198 Effective date 98-01-01

SB-0298 DEMUZIO - SHADID.

605 ILCS 5/4-219 new 605 ILCS 10/40 new

Amends the Illinois Highway Code and the Toll Highway Act. Abolishes the Illinois State Toll Highway Authority on January 1, 1998. Provides that at that time, all duties, obligations, property, assets, and powers, including the power to issue bonds provided that they are repaid on or before December 31, 2020, shall be transferred to the Illinois Department of Transportation. Provides that the Department shall take over the management and operation of the existing toll highways in the State. Provides that all outstanding debts of the Authority shall be paid in full on or before December 31, 2020, and at that time all toll highways shall become a part of the State highway system and be maintained and operated free of tolls. Provides that all employees of the Authority on December 31, 1997 shall become employees of the Department, subject to layoff or reorganization by the Department. Provides for distribution of the assets of the Authority's employee pension plan. Effective immediately.

Feb 05 1997 First reading

Feb 28

Mar 15

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

SB-0299 RAUSCHENBERGER.

415 ILCS 5/39

from Ch. 111 1/2, par. 1039

Amends the Environmental Protection Act. Provides that a subsequent owner of a new pollution control facility is not required to submit proof that the location of the facility has been approved pursuant to the local siting review process if the location has already been approved by a local siting body, the Pollution Control Board, or a court of competent jurisdiction prior to the transfer of ownership to the subsequent owner.

SENATE AMENDMENT NO. 1.

Adds reference to:

415 ILCS 5/39.2 from Ch. 111 1/2, par. 1039.2

Replaces the title and everything after the enacting clause. Amends the Environmental Protection Act. Provides that local siting appproval is transferrable to a subsequent owner or operator. Requires the Environmental Protection Agency to evaluate the prior experience in waste management of a prospective operator of a waste transfer station or incinerator facility before issuing a permit to the prospective operator. Requires the Agency to evaluate the waste management history of the subsequent owner of a facility, that has already been subject to local siting review, before issuing a permit to the subsequent owner. Adds immediate effective date.

SENATE AMENDMENT NO. 2.

Provides that a subsequent owner of a pollution control facility, upon application for an Environmental Protection Agency permit, shall notify the county board or governing body of the municipality that granted approval for the facility and any party to the original siting proceeding. Requires the Agency to conduct an evaluation of a prospective operator's prior waste management experience in the case of a sanitary landfill, waste treatment facility, and waste storage site.

FISCAL NOTE (Pollution Control Board)

There would be no fiscal impact on PCB; increased appeals can

be handled with current resources.

HOUSE AMENDMENT NO. 1.

Specifies that the Environmental Protection Agency may grant a development or construction permit on application by the subsequent owner of a facility for which local siting approval was granted to the prior owner. Makes stylistic changes.

STATÉ MANDATES FISCAL NOTE, H-AM 1 (DCCA)
SB 299, amended by H-am 1 fails to create a State mandate.
Feb 05 1997 First reading Referred to Rules

Assigned to Environment & Energy

Feb 28 Mar 06			Postponed Postponed	
Mar 13	Amendment N	No.01	Recommnded do pass as amend 008-001-000	
	Placed Calndr,Seco	nd Read		
Mar 14	Second Reading	.d Daadi.		
Mar 18	Placed Calndr, Thir Filed with Secretar	u Keaun	ıg	
	Amendment N	No.02	RAUSCHENBERGER	
	Amendment r Amendment N		RAUSCHENBERGER	
	Rules refers to)	SENV	
Mar 20	Amendment N	No.02	RAUSCHENBERGER Be adopted	
	Recalled to Second	Reading	}	
*	Amendment N Placed Calndr, Thir		RAUSCHENBERGER Adopted	
	Third Reading - Pa			
Mar 21	Arrive House	at Dander	_	
Apr 09	Placed Calendr, First Hse Sponsor NOV		g	
A 11	First reading		Referred to Rules	
Apr 11 Apr 25			Assigned to Environment & Energy Fiscal Note Filed	
M 01	A	J 01	Committee Environment & Energy	
May 01	Amendment N	NO.01	ENVRMNT ENRGY H Adopted Do Pass Amend/Short Debate	
	DI ICIAIDI	CL . Di	021-000-000	
	Placed Cal 2nd Rda	g-snt Dt	St Mandate Fis Nte ReqHASSERT	
M 12	Cal Ord 2nd Rdg-S	Shr Dbt	•	
May 12	Cal Ord 2nd Rdg-S	Shr Dbt	St Mandate Fis Note Filed	
May 13	Second Reading-Sh	nort Deb		
May 14	Pld Cal Ord 3rd Ro 3rd Rdg-Sht Dbt-P			
May 15	Sec. Desk Concurre	ence 01		
M ay 16	Filed with Secretar	у	Mtn non-concur - Hse Amend	
May 20	S Noncners in H A	mend. 0		
	Arrive House Placed Cal Order N	Von-conc	ar 01	
Jul 02	Re-refer Rules/Ru			
			– DILLARD – JACOBS.	
70 ILCS 3615/2.:			11 2/3, par. 702.22	
in the Section conc			nority Act. Makes a technical change	
Feb 05 1997	First reading	ii tiic ca	Referred to Rules	
Feb 27			Assigned to Transportation Postponed	
Mar 05			Postponed	
Mar 12			Postponed Committee Transportation	
Mar 15			Refer to Rules/Rul 3-9(a)	
		DILLAR	D – JACOBS – SHAW.	
70 ILCS 3615/2.			11 2/3, par. 702.03	
Amends the Reg in the Section conc		on Auth	nority Act. Makes a technical change	
	NDMENT NO. 1.			
Deletes referen	nce to:	-		
70 ILCS 3615 Adds reference				
625 ILCS 5/1	8c-7401 from		1/2, par. 18c-7401	
625 ILCS 5/1	8c-7402 from	Ch. 95	1/2, par. 18c-7402	

Deletes everything. Amends the Illinois Vehicle Code. Provides that, for purposes of the Section concerning safety requirements for track, facilities, and equipment, a minor alteration shall include the installation of any type of remote control track switch, technical or operational improvement, or any other actions the Commission deems necessary to reduce the occupancy of crossings by trains and increase public safety. Provides that, within the Chicago switching district, the Commission may, after investigation, make a determination that a railroad has engaged in the chronic obstruction of grade crossings. Defines when a railroad engages in chronic obstruction of grade crossings. Provides that, once a railroad is designated as chronically obstructing a grade crossing, the penalty for obstructing that grade crossing is a Class C misdemeanor for the first offense and a Class B misdemeanor for the second or subsequent offense at the same location. Provides that the fine for a second or subsequent offense shall be triple the fine for the first offense. Effective immediately.

```
Feb 05 1997
                    First reading
                                              Referred to Rules
                                              Assigned to Transportation
      Feb 27
                                              Postponed
      Feb 28
                    Sponsor Removed FAWELL
                    Chief Sponsor Changed to O'MALLEY
      Mar 05
                         Amendment No.01
                                              TRANSPORTN S
                                                                      Adopted
                                              Recommnded do pass as amend
                                                010-000-000
                    Placed Calndr, Second Reading
      Mar 06
                    Added As A Co-sponsor SHAW
                    Second Reading
      Mar 11
                    Placed Calndr, Third Reading
      Mar 12
                    Sponsor Removed TROTTER
                    Added as Chief Co-sponsor SHAW
                    Third Reading - Passed 057-000-000
                    Arrive House
                    Placed Calendr, First Reading
      Mar 13
                    Hse Sponsor HARTKE
                    First reading
                                              Referred to Rules
      Mar 18
                                              Assigned to Transportation & Motor
                                                Vehicles
      Mar 21
                    Alt Primary Sponsor Changed DART
      Apr 17
                    Added As A Joint Sponsor MCKEON
                    Added As A Joint Sponsor BROSNAHAN
      May 06
      May 07
                                              Motion Do Pass-Lost 004-015-000
                                                HTRN
                                              Remains in CommiTransportation &
                                                Motor Vehicles
      May 08
                                              Re-Refer Rules/Rul 9(B)
SB-0302
            LAUZEN - DUDYCZ.
   40 ILCS 5/3-111.1
40 ILCS 5/3-114.4
                                   from Ch. 108 1/2, par. 3-111.1
                                   from Ch. 108 1/2, par. 3-114.4
   30 ILCS 805/8.21 new
```

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 it could be substantial.

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

Feb 05 1997 First reading Referred to Rules

Assigned to Insurance & Pensions

Added as Chief Co-sponsor DUDYCZ

Feb 26 To Subcommittee

Mar 05 To Subcommittee
Pension Note Filed

Committee Insurance & Pensions

177 SB-0302—Cont.

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0303 FITZGERALD - O'MALLEY - VIVERITO.

705 ILCS 310/9.2

from Ch. 78, par. 32.2

Amends the Jury Commission Act. Requires jurors in counties over 1,000,000 inhabitants to be assigned to the courthouse nearest their residence addresses.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the same section of the Jury Commission Act. Provides that only jurors age 65 and older may be assigned to jury duty at the courthouse nearest their residence.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 705 ILCS 310/9.2 Adds reference to: 705 ILCS 305/1 705 ILCS 305/2 705 ILCS 305/10.2 from Ch. 78, par. 1 from Ch. 78, par. 2 from Ch. 78, par. 10.2 705 ILCS 305/10.2 705 ILCS 310/0.05 new 705 ILCS 310/1 705 ILCS 310/2 705 ILCS 310/3 705 ILCS 310/7 705 ILCS 310/8 705 ILCS 310/9 from Ch. 78, par. 24 from Ch. 78, par. 25 from Ch. 78, par. 26 from Ch. 78, par. 30 from Ch. 78, par. 31 from Ch. 78, par. 32 705 ILCS 310/10 from Ch. 78, par. 33

Deletes everything. Amends the Jury Commission Act to provide that, in a county with a population of at least 3,000,000, a jury administrator appointed by the chief judge of the judicial circuit may replace jury commissioners in the performance of their functions. Amends the Jury Act and further amends the Jury Commission Act to include the jury administrator among those persons that may perform specified jury commission functions.

NOTE(s) THAT MAY APPLY: Fiscal Feb 05 1997 First reading Referred to Rules Assigned to Judiciary Mar 05 Postponed Mar 12 Amendment No.01 JUDICIARY Adopted Recommnded do pass as amend 009-001-000 Placed Calndr, Second Reading Mar 13 Second Reading Placed Calndr, Third Reading Mar 14 Added as Chief Co-sponsor O'MALLEY Verified Third Reading - Passed 031-022-000 Arrive House Placed Calendr, First Reading Mar 21 Hse Sponsor PARKE First reading Referred to Rules Assigned to Judiciary 1 - Civil Law Apr 08 Motion Do Pass-Lost 001-008-001 Apr 30 HILLA Remains in CommiJudiciary I - Civil May 08 Re-Refer Rules/Rul 9(B) May 14 Recommends Consideration 003-001-000 HRUL Plcd Cal 2nd Rdg Std Dbt Amendment No.01 LANG Amendment referred to HRUL Second Reading-Stnd Debate Hld Cal Ord 2nd Rdg-Shr Dbt LANG May 15 Amendment No.01 Rules refers to HJUA Amendment No.01 LANG Be adopted

LANG

Amendment No.01

Pld Cal Ord 3rd Rdg-Std Dbt

Adopted

```
Added As A Joint Sponsor LANG
May 16
              3rd Rdg-Stnd Dbt-Pass/V111-003-000
May 19
              Sec. Desk Concurrence 01
              Filed with Secretary
                                        Mtn concur - House Amend
                                         SRUL
                   Motion referred to
              Filed with Secretary
May 20
                                        Mtn non-concur - Hse Amend
                                        Min concur - House Amend
                   Rules refers to
                                         SJUD
                                        Mtn concur - House Amend
May 22
                                        Be approved consideration
              Added as Chief Co-sponsor
                                        VIVERITO
                                        Mtn concur - House Amend
              S Concurs in H Amend. 01/059-000-000
              Passed both Houses
Jun 20
              Sent to the Governor
Aug 17
              Governor approved
                 PUBLIC ACT 90-0482 Effective date 98-01-01
```

SB-0304 SIEBEN - WATSON - PHILIP - FITZGERALD - PARKER.

515 ILCS 5/1-20

from Ch. 56, par. 1-20

Amends the Fish and Aquatic Life Code to make a technical change to a provision concerning the definition of "aquatic life".

SENATE AMENDMENT NO. 1.

```
Deletes reference to:
515 ILCS 5/1-20
Adds reference to:
                            from Ch. 127, par. 63b104c
20 ILCS 415/4c
                              from Ch. 127, par. 46.13a
20 ILCS 605/46.13a
20 ILCS 608/15
20 ILCS 801/15-5
20 ILCS 801/20-5
20 ILCS 805/63a
                             from Ch. 127, par. 63a
20 ILCS 805/63b1.2 new
20 ILCS 805/63b2.9 new
20 ILCS 1105/16
                             from Ch. 96 1/2, par. 7415
20 ILCS 1130/3
                             from Ch. 111 1/2, par. 6803
20 ILCS 1130/4
20 ILCS 1130/5
                             from Ch. 111 1/2, par. 6804
                             from Ch. 111 1/2, par. 6805
20 ILCS 1130/6
30 ILCS 105/6z-32
                             from Ch. 111 1/2, par. 6806
40 ILCS 5/15-106
                              from Ch. 108 1/2, par. 15-106
110 ILCS 355/62
                             from Ch. 127, par. 62
225 ILCS 720/1.03
                              from Ch. 96 1/2, par. 7901.03
225 ILCS 720/1.04
                              from Ch. 96 1/2, par. 7901.04
225 ILCS 720/1.05
                              from Ch. 96 1/2, par. 7901.05
225 ILCS 720/2.08
                              from Ch. 96 1/2, par. 7902.08
225 ILCS 720/6.07
225 ILCS 720/6.08
                              from Ch. 96 1/2, par. 7906.07
                              from Ch. 96 1/2, par. 7906.08
225 ILCS 720/7.03
225 ILCS 720/7.04
225 ILCS 720/9.01
                              from Ch. 96 1/2, par. 7907.03
                              from Ch. 96 1/2, par. 7907.04
from Ch. 96 1/2, par. 7909.01
415 ILCS 85/3
415 ILCS 85/5
                             from Ch. 111 1/2, par. 7953
                             from Ch. 111 1/2, par. 7955
415 ILCS 115/10
515 ILCS 5/15-35
                              from Ch. 56, par. 15-35
520 ILCS 5/2.26
                             from Ch. 61, par. 2.26
```

Deletes everything. Amends Acts containing references to the Hazardous Waste Research and Information Center to rename the Center as the Waste Management and Research Center. Provides that the Office of Scientific Research Analysis, in addition to the duties listed, may perform other related research functions and responsibilities as may be appropriate, instead of as provided by law; and provides that the State museum is within that Office. Amends the State Finance Act. Provides that Conservation 2000 funds may be used to establish and protect ecosystems through technical assistance and grants to public and private landowners. Amends

the Surface Coal Mining Land Conservation and Reclamation Act to transfer the functions of the Interagency Committee on Surface Mining Control and Reclamation to the Office of Mines and Minerals within the Department of Natural Resources beginning July 1, 1997. Provides that the Department shall not deny a permit based on certain violations of the Act resulting from unanticipated events or conditions. In the event of a violation of the Act and a forfeiture of a bond or deposit of a surface coal mining operator, provides for the use of funds appropriated under the Abandoned Mined Lands and Water Reclamation Act to cover costs of remediation that exceed the amount of the bond or deposit. Sets forth exceptions to the Department's duty to prepare a Land Report on the petition of an interested party. Deletes certain provisions relating to public notice and opportunity to be heard on the adoption, amendment, or repeal of Department rules. Amends the Fish and Aquatic Life Code to lengthen the commercial musseling season, eliminate certain harvesting methods, and to authorize commercial musseling in the Ohio river. Amends the Wildlife Code to provide that no bow and arrow device shall be carried with the arrow in the nocked position during hours when deer hunting is unlawful, deleting provision that bow and arrow must be cased, unstrung or otherwise made inoperable by a locking device. Makes other changes. Effective immediately.

FISCAL NOTE (Dept. of Natural Resources)
SB 304 will not increase or decrease revenues or cause to expend any State funds.

HOUSE AMENDMENT NO. 1.

Adds reference to: 5 ILCS 615/2 from Ch. 96 1/2, par. 5002 from Ch. 96 1/2, par. 5010 225 ILCS 725/22.2 from Ch. 96 1/2, par. 5436

Replaces the title and adds provisions that amend the Oil and Gas Wells on Public Lands Act to prohibit oil and gas extraction activities and the use of production equipment on land owned by the Department of Natural Resources and on other State-protected lands. Provides for the allocation of moneys received from oil and gas permitting or licensing relating to Department of Natural Resources lands that have not been purchased with moneys from the Wildlife and Fish Fund and moneys received from the integration of those lands. Amends the Illinois Oil and Gas Act to prohibit integration of interests in an established drilling unit if one owner is the Department of Natural Resources, unless the Department determines, following a comprehensive environmental impact review, that no substantial or irreversible detrimental harm will occur on Department lands as a result of any proposed activities relating to mineral extraction.

Feb 05 1997	First reading	Referred to Rules
		Assigned to Agriculture & Conservation
Feb 28		Postponed
Mar 13	Amendment No.01	AGRICULTURE S Adopted
		Recommnded do pass as amend 009-000-000
	Placed Calndr, Second Rea	adng
	Filed with Secretary	_
	Amendment No.02	REA
	Amendment referred	to SRUL
Mar 14	Second Reading	
	Placed Calndr, Third Read	ling
Mar 20	Third Reading - Passed 05	56-000-000
	Tabled Pursuant to Rule 5	-4(A) SA 02
	Third Reading - Passed 05	56-000-000
Mar 21	Arrive House	
	Placed Calendr, First Read	lng
Apr 08	Hse Sponsor NOLAND	_
•	First reading	Referred to Rules
Apr 09	_	Assigned to Agriculture & Conservation
Apr 30		Do Pass/Short Debate Cal 013-000-000
•	Placed Cal 2nd Rdg-Sht I	Obt
May 01	Second Reading-Short De	
	Pld Cal Ord 3rd Rdg-Sht	

May 06	Rolld 2nd Rdng-Short Det		
	Amendment No.01	NOLAND	
	Amendment referred		
	Held 2nd Rdg-Short Deba		
May 08	Amendment No.01	NOLAND	
	Rules refers to	HAGC	
	Held 2nd Rdg-Short Deba		
May 09		Fiscal Note Filed	
	Held 2nd Rdg-Short Deba	te	
May 14	Amendment No.01	NOLAND	
		Be adopted	
	Amendment No.01	NOLAND	Adopted
	Pld Cal Ord 3rd Rdg-Sht 1	Dbt	•
May 15	3rd Rdg-Sht Dbt-Pass/Vo	t118-000-000	
•	Added As A Joint Sponsor	TURNER, JOHN	
May 16	Sec. Desk Concurrence 01	•	
•	Filed with Secretary		
	•	Mtn concur - House A	mend
	Motion referred to	SRUL	
May 19		Mtn concur - House A	mend
•	Rules refers to	SAGR	-
May 20		Mtn concur - House A	mend
		Be adopted	
	Added as Chief Co-sponso	•	
	Added as Chief Co-sponso		
	t - mara as other de sponse	Mtn concur - House A	mend
	S Concurs in H Amend. 0		
	Passed both Houses	.,	
Jun 18	Sent to the Governor		
Aug 15	Governor vetoed		
Oct 16	Placed Calendar Total Vet	ro.	
Oct 30	Total veto stands.		
305 SIER	EN – WATSON – PHILIP		

SB-0305 SIEBEN - WATSON - PHILIP.

520 ILCS 5/1.1 from Ch. 61, par. 1.1

Amends the Wildlife Code to make a technical change to the short title provision. SENATE AMENDMENT NO. 3.

Deletes reference to: 520 ILCS 5/1.1
Adds reference to: 415 ILCS 60/13.2 new 415 ILCS 60/19.3
415 ILCS 60/24.1 from Ch. 5, par. 824.1

Deletes everything. Amends the Illinois Pesticide Act. Provides that an agrichemical facility located in this State that was not in existence during the years 1991, 1992, and 1993 and therefore did not pay the registration fee for those years may make a one-time payment of \$1,500 to the Department of Agriculture for deposit into the Agrichemical Incident Response Trust Fund or transfer eligibility from a facility under the same ownership whose operations were discontinued after 1993 and replaced by the new facility to meet certain eligibility requirements for receiving money from the Trust Fund for costs of response action. Provides that an agrichemical facility located in this State that was in existence during the years 1991, 1992, and 1993 but did not pay the registration fee for those years may make payment of the unremitted balance to the Department for deposit into the Trust Fund to meet the eligibility requirements. Removes provisions requiring the Department to use a probabilistic risk evaluation approach to establish site-specific cleanup objectives for the Agrichemical Facility Response Action Program. Provides that the penalty for failing to comply with the conditions of a written authorization for land application of agrichemical contaminated soils or groundwater is \$500 for the first offense and \$1,000 for a second or subsequent offense.

HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 205/40.36 225 ILCS 605/2

from Ch. 127, par. 40.36 from Ch. 8, par. 302

225 ILCS 605/6.5 new 225 ILCS 605/10 510 ILCS 10/1

from Ch. 8, par. 310

Amends the Civil Administrative Code of Illinois to provide that the Department of Agriculture has the power to administer the "Illinois Product" label program (instead of the "Illinois Grown" label program) whereby labels may be placed on food and agribusiness commodities produced, processed, or packaged in Illinois (instead of placed on food commodities produced or originating in Illinois). Amends the Animal Welfare Act. Includes a veterinary hospital in the definition of "kennel operator". Provides that failure of an applicant to meet all of the requirements for compliance within 60 days of receipt of an application for a license to engage in business as a pet shop operator, dog dealer, or kennel or cattery operator or operate a pound or animal shelter shall result in termination of the application and forfeiture of the license fee. Provides that the Department may refuse to issue or renew or suspend or revoke a license on proof that the licensee is guilty of gross negligence, incompetency, or cruelty with regard to animals. Provides that the Department may order a licensee to cease operation for a period not to exceed 72 hours to correct deficiencies in order to meet licensing requirements. Amends the Animal Disease Laboratories Act. Provides that the Department may establish and collect fees for providing analysis of non-agricultural samples. Provides that the Director may issue rules for the administration and enforcement of the Act. Provides that these rules shall be approved by the Advisory Board of Livestock Commissioners. Provides that the provisions amending the Civil Administrative Code, the Animal Welfare Act, and the Pesticide Act are effective July 1, 1997. Feb 05 1997 First reading Referred to Rules

100 05 1777	r not reading	tioning to italia	
		Assigned to Agriculture &	Conservation
Feb 28		Postponed	
Mar 13		Recommended do pass 009	9-000-000
	Placed Calndr, Second Reading		
Mar 17	Filed with Secretary		
	Amendment No.01	SIEBEN	
	Amendment referred		
	Filed with Secretary	TO BROE	
	Amendment No.02	SIEBEN	
	Amendment referred		
		TO SKOL	
	Filed with Secretary Amendment No.03	CIEDEN	
		SIEBEN	
	Amendment referred		
	Amendment No.01	SIEBEN	
	Rules refers to	SAGR	
	Amendment No.02	SIEBEN	
	Rules refers to	SAGR	
	Amendment No.03	SIEBEN	
	Rules refers to	SAGR	
Mar 18	Amendment No.01	SIEBEN	
		Held in committee	
	Amendment No.02	SIEBEN	
		Postponed	
	Amendment No.03	SIEBEN	
		Be adopted	
	Second Reading	•	
	Amendment No.03	SIEBEN	Adopted
	Placed Calndr, Third Readi	ng	•
Mar 19	Third Reading - Passed 05:		
	Tabled Pursuant to Rule5-		
	110.00 1 0.000.00	SA'S 01 & 02	
	Third Reading - Passed 05:		
	Arrive House	3 000 000	
	Placed Calendr, First Read	na	
Арг 04	Hse Sponsor WINTERS	**6	
Apr 08	First reading	Referred to Rules	
Apr 09	Added As A Joint Sponsor		
Apr 03	Added As A Joint Spoisor	Assigned to Agriculture &	Concervation
Apr 15	Alt Primary Sponsor Chan		CONSCIVATION
whi 12	Alt Filliary Spoisor Chair	god K i DEK	

Apr 30	Amendment No.01	AGRICULTURE H Adopted 013-000-000
		Do Pass Amend/Short Debate 013-000-000
	Placed Cal 2nd Rdg-Sht I	Obt
May 01	Second Reading-Short De	bate
•	Pld Cal Ord 3rd Rdg-Sht	
May 08	3rd Rdg-Sht Dbt-Pass/Vo	
May 09	Sec. Desk Concurrence 01	
May 16	Filed with Secretary	
may 10	Thea with Secretary	Mtn concur - House Amend
	Motion referred to	SRUL
May 19	Modon referred to	Mtn concur - House Amend
May 19	Rules refers to	SAGR
M 20	Rules refers to	
May 20		Mtn concur - House Amend
		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 0	1/058-000-000
_	Passed both Houses	
Jun 18	Sent to the Governor	
Aug 15	Governor approved	
		GENERALLY
		SOME PARTS
	Effective date 97-08-15	
	Effective date 98-01-01	
	PUBLIC ACT 90-0403	

SR-0306 SIEBEN - WATSON - PHILIP.

520 ILCS 5/1.2

from Ch. 61, par. 1.2

Referred to Rules

Amends the Wildlife Code to make a technical change to a provision concerning administration of the Code and definitions. Feb 05 1997 First reading

on

SB-0307 VIVERITO - PETERSON - BUTLER - REA - CLAYBORNE, O'MALLEY, TROTTER, SEVERNS AND BOWLES.

60 ILCS 1/182-5 new

Amends the Township Code. Allows a township, individually, through an intergovernmental agreement, or by contract with a private corporation, to provide primary health care to its citizens. Requires a referendum to allow the township to tax for purposes of providing primary health care.

SENATE AMENDMENT NO. 1.

Provides that the township board of a township located in a county with a population of 25,000 or less containing a federally designated health manpower shortage area may provide for primary health care under an intergovernmental cooperation agreement with another unit of local government or under contract with a private corporation.

HOUSE AMENDMENT NO. 1.

Provides that in certain townships the township board may provide for primary health care under contract with physicians, a physician group, a professional service corporation, a medical corporation, or a federally qualified health center (now with a private corporation).

STATE MANDATES FISCAL NOTE (DCCA) SB307 fails to create a State mandate. HOME RULE NOTE

SB 307 does not preempt home rule authority.

HOUSE AMENDMENT NO. 3.

Adds reference to:

from Ch. 85, par. 803

50 ILCS 330/3 605 ILCS 5/6-805 new

Amends the Illinois Municipal Budget Law to provide that municipalities may expend funds during the first quarter of their fiscal year before the municipality has passed the combined annual budget and appropriation ordinance and may pass a continuing budget ordinance. Amends the Illinois Highway Code to provide that township road districts may acquire title to any land, rights, or other property incidental to road district purposes by purchase or gift. Effective immediately.

aı			r gift. Effective immediately.
	Feb 05 1997	First reading	Referred to Rules
			Assigned to Local Government &
			Elections
	Feb 26		Held in committee
	Mar 05		Held in committee
	Mar 11		
	Mai II	DI1 C-1-1 - C 1 D 1	Recommended do pass 007-000-002
		Placed Calndr, Second Read	
		Added as Chief Co-sponsor	
		Added as Chief Co-sponsor	CLAYBORNE
		Added As A Co-sponsor O'l	MALLEY
	Mar 12	Added As A Co-sponsor TR	OTTER
	Mar 14	Filed with Secretary	
		Amendment No.01	VIVERITO
		Amendment referred t	
	Mar 17	Amendment No.01	VIVERITO
	IVIAI I/		
	3.5 10	Rules refers to	SLGV
	Mar 18	Second Reading	
		Placed Calndr, Third Reading	
	Mar 19	Amendment No.01	VIVERITO
			Be adopted
		Recalled to Second Reading	
		Amendment No.01	VIVERITO Adopted
		Placed Calndr, Third Readin	
		Added As A Co-sponsor SE	VEDNIC
	M 20	Added As A Co-sponsor BC	
	Mar 20	Third Reading - Passed 056	-001-000
	Mar 21	Arrive House	
		Placed Calendr, First Readn	ıg
	Apr 09	Hse Sponsor HARTKE	
	-	First reading	Referred to Rules
	Apr 11	<u>c</u>	Assigned to Local Government
	May 01	Amendment No.01	LOCAL GOVT H Adopted
	1,14, 01	1 1110110110110 1 1010 1	Do Pass Amend/Short Debate
			010-003-001
		Discord Col 2nd Dds Chr Dh	
		Placed Cal 2nd Rdg-Sht Db	
			Fiscal Note Requested AS
			AMENDED/HUGHES
		Cal Ord 2nd Rdg-Shr Dbt	
	May 06		St Mandate Fis Note Filed
			Home Rule Note Filed
		Amendment No.02	HARTKE
		Amendment referred t	
		Cal Ord 2nd Rdg-Shr Dbt	
	May 08	Amendment No.02	HARTKE
	IVIAY OO	Rules refers to	
			HLGV
	3.6 .0	Cal Ord 2nd Rdg-Shr Dbt	II A DEVE
	May 12	Amendment No.03	HARTKE
		Amendment referred t	O HRUL
		Cal Ord 2nd Rdg-Shr Dbt	
	May 13	Second Reading-Short Deba	ate
	•	Held 2nd Rdg-Short Debate	
	May 14	Amendment No.03	HARTKE
		Rules refers to	HLGV
		Held 2nd Rdg-Short Debate	
		Tielu Zhu Kug-Short Debau	·

M ay 15	Amendment No.02 Amendment No.03	HARTKE	Tabled
	Held 2nd Rdg-Short Deba	Be adopted	
M ay 16	Ticia zha Rag Short Deba		tequest W/drawn
, 10	Amendment No.03	HARTKE	Adopted
	Pld Cal Ord 3rd Rdg-Sht	Dbt	
	3rd Rdg-Sht Dbt-Pass/Vo		
	Sec. Desk Concurrence 01		
May 19	Filed with Secretary		
			House Amend
	Motion referred to	SRUL	
May 20			House Amend
	Rules refers to	SLGV	
	Filed with Secretary		
			ur - Hse Amend
			House Amend
M 21		Be adopted	YT A
May 21	S C		House Amend
	S Concurs in H Amend. 0 Passed both Houses	1,03/03/-000-00	JU
Jun 19	Sent to the Governor		
Aug 16	Governor approved		
Aug 10	PUBLIC ACT 90-0439	Effective date	97-08-16
SB-0308 RAUSO	CHENBERGER.		
430 ILCS 30/2		05 1/2 per 700	2
430 ILCS 30/2 430 ILCS 30/3		95 1/2, par. 700 95 1/2, par. 700-	
430 ILCS 30/3		95 1/2, par. 700- 95 1/2, par. 700-	
430 ILCS 30/12		95 1/2, par. 700	
430 ILCS 30/14		95 1/2, par. 700	
430 ILCS 30/17 no		,, 2, par. 700	• •

Amends the Illinois Hazardous Materials Transportation Act to require certain tank vessels transporting oil or hazardous material to have double hulls. Sets forth civil and criminal penalties. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Feb 05 1997	First reading	Referred to Rules
		Assigned to Transportation
Feb 27		Postponed
Mar 05		Postponed
Mar 12		Postponed
		Committee Transportation
M ar 15	,	Refer to Rules/Rul 3-9(a)
SB-0309 CUL	LERTON.	
550 TT 00 (55 (1)	4.43.4	

720 ILCS 675/Act title
720 ILCS 675/0.01 from Ch. 23, par. 2356.9
720 ILCS 675/1.5 new
720 ILCS 675/2 from Ch. 23, par. 2358

Amends the Sale of Tobacco to Minors Act. Changes the title of the Act. Prohibits a person under 18 years of age from smoking tobacco, in, on, or within 1,000 feet of a school between the hours of 6 a.m. and midnight. Provides that the penalty is a petty offense with a maximum fine of \$25. Provides that the court may sentence the offender to 50 hours of community service, or to an anti-tobacco alternative to suspension program, if available. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional
Feb 05 1997 First reading Referred to Rules
Assigned to Executive
To Subcommittee
Committee Executive
Mar 15
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL
Re-referred to Executive

SB-0310 BERMAN.

35 ILCS 200/18-185 35 ILCS 200/18-186 new

```
105 ILCS 5/11A-8
                                  from Ch. 122, par. 11A-8
105 ILCS 5/17-2
                                  from Ch. 122, par. 17-2
105 ILCS 5/17-2.3
                                  from Ch. 122, par. 17-2.3
105 ILCS 5/17-2.11
                                  from Ch. 122, par. 17-2.11
105 ILCS 5/18-8
                                  from Ch. 122, par. 18-8
105 ILCS 5/18-8.8 new
105 ILCS 5/18-8.10 new
105 ILCS 5/20-3
                                  from Ch. 122, par. 20-3
105 ILCS 5/34-53
                                  from Ch. 122, par. 34-53
105 ILCS 5/17-2.2 rep.
```

Amends the Property Tax Extension Limitation Law in the Property Tax Code and the School Code. Excepts from application of the Property Tax Extension Limitation Law certain school districts whose operating tax rate levies are below the level required to receive State aid under the formula generally applied in computing State aid for other school districts. Provides for approval of a proposition to create a community unit school district by the favorable vote of a majority of the electors voting upon the proposition (instead of by a majority of the voters in each of the affected districts) if each of the districts affected has a student enrollment of less than 1,000. Provides for staggered increases over a 5 year period in the statutory maximum rates at which unit and elementary districts may levy taxes for educational and for operations and maintenance purposes; but reduces the educational tax rates of districts that immediately prior to the effective date of the amendatory Act are authorized to levy above maximum reduced educational purposes tax rate levels that are established under the amendatory Act and reduces by 0.06% the educational purposes tax rate of the Chicago school district. Authorizes unit districts to levy up to .10% and other districts up to .05% for capital improvements purposes and to accumulate the tax proceeds without referendum. Increases the transportation tax rate and life safety tax rate for unit school districts. Provides for supplementary State aid to school districts that, due to consolidation, eliminate at least one high school of less than 500 students and must construct a new high school with an enrollment of more than 500 students. Provides for supplemental grants to school districts that suffer from the reduced rate limitations applicable to their educational purposes tax levies. Repeals back door referendum provisions applicable to downstate school districts. Increases the working cash fund tax rate maximum applicable to unit school districts. Makes substantial revisions to the State aid formula in order to guarantee a per pupil foundation level deemed adequate under the methodology developed by the State Board of Education. Effective July 1, 1997.

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

Feb 05 1997 First reading Referred to Rules
Assigned to Education
To Subcommittee
Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0311 MADIGAN.

40 ILCS 5/15-157 from Ch. 108 1/2, par. 15-157 40 ILCS 5/15-157.1 from Ch. 108 1/2, par. 15-157.1

Amends the State Universities Article of the Pension Code. Authorizes participating employees to make contributions for the purchase of service credit. Authorizes pickup of optional contributions by the employer for federal tax purposes. Effective immediately.

PENSION NOTE

Mar 15

There is no fiscal impact associated with SB311.

NOTE(S) THAT MAY APPLY: Pension

Feb 05 1997 First reading Referred to Rules
Assigned to Insurance & Pensions
Feb 26 To Subcommittee
Mar 05 Pension Note Filed
Committee Insurance & Pensions

Refer to Rules/Rul 3-9(a)

SB-0312 **186**

```
SB-0312 MADIGAN.

5 ILCS 365/4 from Ch. 127, par. 354
5 ILCS 365/9 from Ch. 127, par. 359
40 ILCS 5/2-126.1 from Ch. 108 1/2, par. 2-126.1
40 ILCS 5/14-133.1 from Ch. 108 1/2, par. 14-133.1
40 ILCS 5/18-133.1 from Ch. 108 1/2, par. 18-133.1
```

Amends the State Salary and Annuity Withholding Act and the Illinois Pension Code. Authorizes withholding for payment of optional contributions to public employee retirement systems. For participants in the General Assembly, State Employee, and Judges Retirement Systems, authorizes pickup of optional contributions by the employer for federal tax purposes. Effective immediately.

from Ch. 46, par. 4-22

from Ch. 46, par. 4-24

from Ch. 46, par. 4-27

from Ch. 46, par. 4-30

from Ch. 46, par. 5-1

from Ch. 46, par. 5-6

from Ch. 46, par. 5-7

from Ch. 46, par. 5-8

from Ch. 46, par. 5-7.01

from Ch. 46, par. 5-7.03

from Ch. 46, par. 4-24.1

```
PENSION NOTE
       There is no fiscal impact associated with SB312.
  NOTE(S) THAT MAY APPLY: Pension
       Feb 05 1997
                     First reading
                                                   Referred to Rules
                                                   Assigned to Insurance & Pensions
       Feb 26
                                                   To Subcommittee
       Mar 05
                                                   Pension Note Filed
                                                   Committee Insurance & Pensions
      Mar 15
                                                   Refer to Rules/Rul 3-9(a)
SB-0313
             TROTTER.
    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/ Art. 3A heading new
   10 ILCS 5/3A-1 new
   10 ILCS 5/3A-2 new
   10 ILCS 5/3A-2.5 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-7 new
10 ILCS 5/3A-8 new
10 ILCS 5/3A-9 new
   10 ILCS 5/3A-10 new
10 ILCS 5/3A-11 new
10 ILCS 5/3A-12 new
   10 ILCS 5/4-1
                                      from Ch. 46, par. 4-1
   10 ILCS 5/4-5
                                      from Ch. 46, par. 4-5
   10 ILCS 5/4-6.1
                                      from Ch. 46, par. 4-6.1
   10 ILCS 5/4-6.2
                                      from Ch. 46, par. 4-6.2
   10 ILCS 5/4-6.4 new
   10 ILCS 5/4-8
                                      from Ch. 46, par. 4-8
   10 ILCS 5/4-8.01
                                      from Ch. 46, par. 4-8.01
   10 ILCS 5/4-8.03
                                      from Ch. 46, par. 4-8.03
   10 ILCS 5/4-9
                                      from Ch. 46, par. 4-9
   10 ILCS 5/4-10
                                      from Ch. 46, par. 4-10
   10 ILCS 5/4-13
                                      from Ch. 46, par. 4-13
   10 ILCS 5/4-15
                                      from Ch. 46, par. 4-15
   10 ILCS 5/4-16
                                      from Ch. 46, par. 4-16
   10 ILCS 5/4-18
                                      from Ch. 46, par. 4-18
   10 ILCS 5/4-20
                                      from Ch. 46, par. 4-20
   10 ILCS 5/4-20.1 new
   10 ILCS 5/4-20.2 new
```

10 ILCS 5/4-22

10 ILCS 5/4-24

10 ILCS 5/4-27

10 ILCS 5/4-30

10 ILCS 5/5-1

10 ILCS 5/5-6

10 ILCS 5/5-7

10 ILCS 5/5-8

10 ILCS 5/5-7.01

10 ILCS 5/5-7.03

10 ILCS 5/4-24.1

10 ILCS 5/5-9	from Ch. 46, par. 5-9
10 ILCS 5/5-10	from Ch. 46, par. 5-10
10 ILCS 5/5-11	
	from Ch. 46, par. 5-11
10 ILCS 5/5-12	from Ch. 46, par. 5-12
10 ILCS 5/5-13	from Ch. 46, par. 5-13
10 ILCS 5/5-14	from Ch. 46, par. 5-14
10 ILCS 5/5-16	from Ch. 46, par. 5-16
10 ILCS 5/5-16.1	from Ch. 46, par. 5-16.1
10 ILCS 5/5-16.2	from Ch. 46, par. 5-16.2
10 ILCS 5/5-16.4 new	
10 ILCS 5/5-19	from Ch. 46, par. 5-19
10 ILCS 5/5-20	
	from Ch. 46, par. 5-20
10 ILCS 5/5-21	from Ch. 46, par. 5-21
10 ILCS 5/5-22	from Ch. 46, par. 5-22
10 ILCS 5/5-23	from Ch. 46, par. 5-23
10 ILCS 5/5-25	from Ch. 46, par. 5-25
10 ILCS 5/5-28	from Ch. 46, par. 5-28
10 ILCS 5/5-28.2 new	
10 ILCS 5/5-28.3 new	
10 ILCS 5/5-29	from Ch. 46, par. 5-29
10 ILCS 5/5-36	from Ch. 46, par. 5-36
10 ILCS 5/5-37.1	from Ch. 46, par. 5-37.1
10 ILCS 5/6-24	from Ch. 46, par. 6-24
10 ILCS 5/6-27	from Ch. 46, par. 6-27
10 ILCS 5/6-28	from Ch. 46, par. 6-28
10 ILCS 5/6-29	from Ch. 46, par. 6-29
10 ILCS 5/6-35	from Ch. 46, par. 6-35
10 ILCS 5/6-35.01	from Ch. 46, par. 6-35.01
10 ILCS 5/6-35.03	
	from Ch. 46, par. 6-35.03
10 ILCS 5/6-36	from Ch. 46, par. 6-36
10 ILCS 5/6-37	from Ch. 46, par. 6-37
10 ILCS 5/6-38	from Ch. 46, par. 6-38
10 ILCS 5/6-39	from Ch. 46, par. 6-39
10 ILCS 5/6-40	from Ch. 46, par. 6-40
10 ILCS 5/6-41	from Ch. 46, par. 6-41
10 ILCS 5/6-43	from Ch. 46, par. 6-43
10 ILCS 5/6-45	from Ch. 46, par. 6-45
10 ILCS 5/6-49	
	from Ch. 46, par. 6-49
10 ILCS 5/6-50.1	from Ch. 46, par. 6-50.1
10 ILCS 5/6-50.2	from Ch. 46, par. 6-50.2
10 ILCS 5/6-50.4 new	· •
10 ILCS 5/6-52	from Ch. 46, par. 6-52
10 ILCS 5/6-53	from Ch. 46, par. 6-53
10 ILCS 5/6-54	from Ch. 46, par. 6-54
10 ILCS 5/6-56	from Ch. 46, par. 6-56
10 ILCS 5/6-57	
	from Ch. 46, par. 6-57
10 ILCS 5/6-59	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59
10 ILCS 5/6-59 10 ILCS 5/6-60	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6A-4	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-66 from Ch. 46, par. 6A-4
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6A-4 10 ILCS 5/7-23	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-66 from Ch. 46, par. 6A-4 from Ch. 46, par. 7-23
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-64 10 ILCS 5/7-23 10 ILCS 5/7-43	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 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
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-64 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-44	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-66 from Ch. 46, par. 6-4 from Ch. 46, par. 7-23 from Ch. 46, par. 7-43 from Ch. 46, par. 7-44
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-4 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-44 10 ILCS 5/7-45	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-66 from Ch. 46, par. 7-23 from Ch. 46, par. 7-43 from Ch. 46, par. 7-44 from Ch. 46, par. 7-45
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-4 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-44 10 ILCS 5/7-45 10 ILCS 5/7-47	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-66 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. 7-45
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-66 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-45 10 ILCS 5/7-47 10 ILCS 5/7-47	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-66 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. 7-45
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-66 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-45 10 ILCS 5/7-47 10 ILCS 5/7-47	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-66 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
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-66 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-44 10 ILCS 5/7-47 10 ILCS 5/7-47 10 ILCS 5/7-47.1 10 ILCS 5/1-9	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-66 from Ch. 46, par. 7-23 from Ch. 46, par. 7-43 from Ch. 46, par. 7-44 from Ch. 46, par. 7-47 from Ch. 46, par. 7-47 from Ch. 46, par. 7-47 from Ch. 46, par. 7-47
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-66 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-44 10 ILCS 5/7-47 10 ILCS 5/7-47 10 ILCS 5/7-47.1 10 ILCS 5/17-9 10 ILCS 5/17-10	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-66 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 from Ch. 46, par. 7-47 from Ch. 46, par. 17-9 from Ch. 46, par. 17-9
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-66 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-44 10 ILCS 5/7-47 10 ILCS 5/7-47 10 ILCS 5/7-47.1 10 ILCS 5/17-9 10 ILCS 5/17-10 10 ILCS 5/17-10	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-65 from Ch. 46, par. 7-23 from Ch. 46, par. 7-23 from Ch. 46, par. 7-43 from Ch. 46, par. 7-45 from Ch. 46, par. 7-47 from Ch. 46, par. 7-47 from Ch. 46, par. 17-9 from Ch. 46, par. 17-9 from Ch. 46, par. 17-10 from Ch. 46, par. 17-10
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66.2 new 10 ILCS 5/6-66 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-44 10 ILCS 5/7-45 10 ILCS 5/7-47 10 ILCS 5/7-47.1 10 ILCS 5/17-9 10 ILCS 5/17-10 10 ILCS 5/17-13 10 ILCS 5/17-13	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-65 from Ch. 46, par. 7-23 from Ch. 46, par. 7-23 from Ch. 46, par. 7-43 from Ch. 46, par. 7-45 from Ch. 46, par. 7-47 from Ch. 46, par. 7-47 from Ch. 46, par. 17-9 from Ch. 46, par. 17-9 from Ch. 46, par. 17-10 from Ch. 46, par. 17-13 from Ch. 46, par. 17-13 from Ch. 46, par. 18-1
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66.2 new 10 ILCS 5/6-66 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-44 10 ILCS 5/7-45 10 ILCS 5/7-47 10 ILCS 5/7-47.1 10 ILCS 5/17-9 10 ILCS 5/17-10 10 ILCS 5/17-13 10 ILCS 5/17-13	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-65 from Ch. 46, par. 7-23 from Ch. 46, par. 7-23 from Ch. 46, par. 7-43 from Ch. 46, par. 7-45 from Ch. 46, par. 7-47 from Ch. 46, par. 7-47 from Ch. 46, par. 17-9 from Ch. 46, par. 17-9 from Ch. 46, par. 17-10 from Ch. 46, par. 17-13 from Ch. 46, par. 17-13 from Ch. 46, par. 18-1
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66.2 new 10 ILCS 5/6-66 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-44 10 ILCS 5/7-45 10 ILCS 5/7-47 10 ILCS 5/7-47.1 10 ILCS 5/17-9 10 ILCS 5/17-10 10 ILCS 5/17-13 10 ILCS 5/18-1 10 ILCS 5/18-5	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-65 from Ch. 46, par. 6-66 from Ch. 46, par. 7-23 from Ch. 46, par. 7-43 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. 18-1
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-44 10 ILCS 5/7-23 10 ILCS 5/7-44 10 ILCS 5/7-45 10 ILCS 5/7-47 10 ILCS 5/7-47 10 ILCS 5/17-9 10 ILCS 5/17-10 10 ILCS 5/17-10 10 ILCS 5/17-13 10 ILCS 5/18-1 10 ILCS 5/18-5 10 ILCS 5/18-15	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-65 from Ch. 46, par. 7-23 from Ch. 46, par. 7-43 from Ch. 46, par. 7-45 from Ch. 46, par. 7-47 from Ch. 46, par. 7-47 from Ch. 46, par. 17-9 from Ch. 46, par. 17-10 from Ch. 46, par. 17-10 from Ch. 46, par. 17-13 from Ch. 46, par. 18-1 from Ch. 46, par. 18-1 from Ch. 46, par. 18-5 from Ch. 46, par. 18-5
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-66 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-45 10 ILCS 5/7-47 10 ILCS 5/7-47 10 ILCS 5/17-9 10 ILCS 5/17-10 10 ILCS 5/17-13 10 ILCS 5/18-1 10 ILCS 5/18-15 10 ILCS 5/18-15	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-65 from Ch. 46, par. 6A-4 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 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. 18-1 from Ch. 46, par. 18-5 from Ch. 46, par. 18-15 from Ch. 46, par. 18-15
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-66 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-45 10 ILCS 5/7-47 10 ILCS 5/7-47 10 ILCS 5/7-47 10 ILCS 5/17-9 10 ILCS 5/17-9 10 ILCS 5/17-10 10 ILCS 5/18-11 10 ILCS 5/18-15 10 ILCS 5/18-15 10 ILCS 5/18-16 10 ILCS 5/20-13	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-65 from Ch. 46, par. 6-44 from Ch. 46, par. 7-23 from Ch. 46, par. 7-43 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. 18-5 from Ch. 46, par. 18-15 from Ch. 46, par. 18-15 from Ch. 46, par. 18-16 from Ch. 46, par. 18-16
10 ILCS 5/6-59 10 ILCS 5/6-60 10 ILCS 5/6-65 10 ILCS 5/6-65.1 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-65.2 new 10 ILCS 5/6-66 10 ILCS 5/6-66 10 ILCS 5/7-23 10 ILCS 5/7-43 10 ILCS 5/7-45 10 ILCS 5/7-47 10 ILCS 5/7-47 10 ILCS 5/17-9 10 ILCS 5/17-10 10 ILCS 5/17-13 10 ILCS 5/18-1 10 ILCS 5/18-15 10 ILCS 5/18-15	from Ch. 46, par. 6-57 from Ch. 46, par. 6-59 from Ch. 46, par. 6-60 from Ch. 46, par. 6-65 from Ch. 46, par. 6-65 from Ch. 46, par. 6A-4 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 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. 18-1 from Ch. 46, par. 18-5 from Ch. 46, par. 18-15 from Ch. 46, par. 18-15

```
from Ch. 95 1/2, par. 2-105 from Ch. 95 1/2, par. 2-106 from Ch. 95 1/2, par. 2-123
625 ILCS 5/2-105
625 ILCS 5/2-106
625 ILCS 5/2-123
 10 ILCS 5/4-2 rep.
 10 ILCS 5/4-12 rep.
 10 ILCS 5/4-14 rep.
 10 ILCS 5/4-17 rep.
 10 ILCS 5/4-18.01 rep.
 10 ILCS 5/4-19 rep.
10 ILCS 5/5-2 rep.
 10 ILCS 5/5-15 rep.
 10 ILCS 5/5-24 rep.
 10 ILCS 5/5-25.01 rep.
 10 ILCS 5/5-26 rep.
 10 ILCS 5/6-42 rep.
 10 ILCS 5/6-44 rep.
 10 ILCS 5/6-50 rep.
 10 ILCS 5/6-58 rep.
 10 ILCS 5/6-59.01 rep.
 10 ILCS 5/6-64 rep.
```

Amends the Election Code and other Acts to implement the National Voter Registration Act of 1993. Effective immediately.

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

Feb 05 1997 First reading Referred to Rules

Assigned to Local Government &

Elections

Feb 26 To Subcommittee

Committee Local Government &

Elections

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0314 PARKER – TROTTER AND SMITH.

New Act

5 ILCS 80/4.17 new

Creates the Telemedicine Licensure Act to require the licensure of non-resident physicians who seek to provide certain medical services to in-state physicians or patients through electronic means. Amends the Regulatory Agency Sunset Act to sunset the Telemedicine Licensure Act on January 1, 2008. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: New Act 5 ILCS 80/4.17 new Adds reference to: 225 ILCS 60/49.5 new

Replaces the title and everything after the enacting clause. Amends the Medical Practice Act of 1987 by prohibiting the practice of telemedicine without a license issued under the Act. Defines "telemedicine". Sets forth injunctive remedy and criminal penalties for the practice of telemedicine without a license.

NOTE(S) THAT MAY APPLY: Fiscal Feb 05 1997 First reading Referred to Rules Assigned to Licensed Activities Mar 05 Postponed Mar 12 Amendment No.01 LICENSED ACT. S Recommnded do pass as amend 000-000 Placed Calndr, Second Reading Mar 13 Second Reading Placed Calndr, Third Reading Mar 14 Added As A Co-sponsor SMITH Third Reading - Passed 056-000-000 Arrive House Placed Calendr, First Reading Apr 01 Hse Sponsor POE Referred to Rules Apr 08 First reading Apr 09 Added As A Joint Sponsor NOLAND

Added As A Joint Sponsor KLINGLER

Assigned to Registration & Regulation

Apr 22	Added As A Joint Sponsor WOOD	
-	Added As A Joint Sponsor KOSEL	
May 01	Do Pass/Short Debate Cal 018-000-000	
	Placed Cal 2nd Rdg-Sht Dbt	
May 06	Second Reading-Short Debate	
	Pld Cal Ord 3rd Rdg-Sht Dbt	
May 08	3rd Rdg-Sht Dbt-Pass/Vot115-000-001	
	Passed both Houses	
Jun 06	Sent to the Governor	
Jul 11	Governor approved	
	PUBLIC ACT 90-0099 Effective date 98-01-01	

SB-0315 WATSON.

210 ILCS 50/3.55

Amends the Emergency Medical Services (EMS) Systems Act. Provides that a person approved as a First Responder or licensed as an EMT-B, EMT-I, or EMT-P who has successfully completed an approved course in automated defibrillator operation and who is functioning within an approved EMS System may use an automated defibrillator.

FISCAL NOTE (Dept. of Public Health)

No fiscal implications to this Dept.

STATE MANDATES FISCAL NOTE (DCCA)

Fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Adds reference to:

New Act

Creates the Water Rescue Act. Provides that municipalities, counties, and political subdivisions have the authority to authorize, fund, and continue support for rescue/recovery departments within their jurisdictions for the purpose of surface and underwater rescue and recovery of persons and property. New provisions effective immediately.

Feb 05 1997	First reading	Referred to Rules	
		Assigned to Licensed Act	tivities
Feb 27		Recommended do pass 00	09-000-000
	Placed Calndr, Second Read	dng	
Feb 28	Second Reading		
	Placed Calndr, Third Readi	ing	
Mar 12	Third Reading - Passed 059		
	Arrive House		
	Placed Calendr, First Read	ng	
Mar 18	Hse Sponsor LOPEZ		
	First reading	Referred to Rules	
Mar 21		Assigned to Registration	& Regulation
May 01	Added As A Joint Sponsor	ERWIN	-
May 08		Do Pass/Short Debate Co	al 025-000-000
	Placed Cal 2nd Rdg-Sht D	bt	
		Fiscal Note Requested B	LACK
		St Mandate Fis Nte Req	BLACK
	Cal Ord 2nd Rdg-Shr Dbt		
May 09		Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
May 13	Second Reading-Short Debate		
	Held 2nd Rdg-Short Debat	te	
May 14		St Mandate Fis Nte Req-	-Wdrn
		St Mandate Fis Note File	≥ d
	Amendment No.01	NOLAND	
	Amendment referred		
	Amendment No.01	NOLAND	
	Rules refers to	HREG	
	Cal Ord 3rd Rdg-Short Db	t	
May 15	Relld 2nd Rdng-Short Deb		
	Amendment No.01	NOLAND	
		Be adopted	
	Amendment No.01	NOLAND	Adopted
	Pld Cal Ord 3rd Rdg-Sht I	Obt	

3rd Rdg-Sht Dbt-Pass/Vot117-000-000

May 16 May 19	Sec. Desk Concurrence 01 Filed with Secretary	
,	•	Mtn concur - House Amend
May 20	Motion referred to	SRUL Mtn concur - House Amend
	Rules refers to	SLIC
May 21		Mtn concur - House Amend
		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	/059-000-000
	Passed both Houses	
Jun 19	Sent to the Governor	
Aug 16	Governor approved	<i>y</i>
		GENERALLY
		SOME PARTS
	Effective date 97-08-16	
	Effective date 98-01-01	

PUBLIC ACT 90-0440

SB-0316 FAWELL. 225 ILCS 46/25

Amends the Health Care Worker Background Check Act. Makes a technical change in the Section concerning persons ineligible to be hired by health care employers.

SENATE AMENDMENT NO. 1.

Further amends the Health Care Worker Background Check Act. Provides that no health care employer shall knowingly hire, employ, or retain an individual in a position with duties involving direct care for clients, patients, or residents who has been convicted of committing or attempting to commit certain offenses defined in the Criminal Code of 1961 that are in addition to offenses already listed in the Health Care Worker Background Check Act.

HOUSE AMENDMENT NO. 2.

Adds reference to: 225 ILCS 46/25.1 new

Further amends the Health Care Worker Background Check Act. Adds to the list of offenses in the amendatory Act. Provides that an employer need not initiate an additional criminal background check in certain situations.

HOUSE AMENDMENT NO. 3.

Feb 05 1997 First reading

Adds reference to: 225 ILCS 46/55

Further amends the Health Care Worker Background Check Act to allow a health care worker suspended from employment based on an inaccurate criminal background check to recover backpay from his or her employer for the period of suspension.

Referred to Rules

		Assigned to Licensed Ac	ctivities
Feb 27		Held in committee	
Mar 05	Amendment No.01	LICENSED ACT. S	Adopted
		Recomminded do pass as	
		008-000-000	
	Placed Calndr, Second Rea		
Mar 11	Second Reading	idig	
14141 11		r	
	Placed Calndr, Third Read		
Mar 14	Third Reading - Passed 05	51-000-003	
	Arrive House		
	Placed Calendr, First Read	ing	
Mar 18	Hse Sponsor CHURCHII		
1.141 10	First reading	Referred to Rules	
	Added As A Joint Sponsor		
Mr 21	Added As A Joint Spoisor		P- D1-41
Mar 21		Assigned to Registration	
May 08		Do Pass/Short Debate (Cal 025-000-000
	Placed Cal 2nd Rdg-Sht I	Obt	
May 09	Amendment No.01	CHURCHILL	
,	Amendment referred		
	Cal Ord 2nd Rdg-Shr Dbt	•	

Mov. 12	Amondment No.01	CHIDCHILI	
May 12	Amendment No.01 Rules refers to	CHURCHILL HREG	
	Cal Ord 2nd Rdg-Shr Dbt	IKEO	
May 13	Amendment No.02	CHURCHILL	
May 15	Amendment referred		
	Second Reading-Short Deb		
	Held 2nd Rdg-Short Debat		
May 14	Amendment No.02	CHURCHILL	
,	Rules refers to	HREG	
	Held 2nd Rdg-Short Debat	e e	
May 16	Amendment No.03	MCKEON	
•	Amendment referred	to HRUL	
	Amendment No.03	MCKEON	
		Be adopted	
	Amendment No.02	CHURCHILL	
		REASSIGNED TO	
		RULES COMMITTEE	
	Amendment No.02	CHURCHILL	
		Be adopted	4.1 . 1
	Amendment No.02	CHURCHILL	Adopted
	Amendment No.03	MCKEON	Adopted
	Pld Cal Ord 3rd Rdg-Sht I		
	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot		
	Added As A Joint Sponsor		
M ay 19	Sec. Desk Concurrence 02,		
May 20	Filed with Secretary	03	
11111 20	Thea with Secretary	Mtn concur - House Ame	nd
	Motion referred to	SRUL	
		Mtn concur - House Ame	nd
	Rules refers to	SLIC	
May 21		Mtn concur - House Ame	nd
•		Be adopted	
		Mtn concur - House Ame	nd
		Be adopted	
		Mtn concur - House Ame	nd
	S Concurs in H Amend. 02	,03/057-000-000	
• • • •	Passed both Houses		
Jun 19	Sent to the Governor		
Aug 16	Governor approved	Tre	
	PUBLIC ACT 90-0441	Effective date 98-01-01	

SB-0317 SYVERSON – GARCIA – SMITH – OBAMA – DEL VALLE, REA, TROT-TER AND PARKER.

305 ILCS 5/4-0.5

Amends the Aid to Families with Dependent Children Article of the Illinois Public Aid Code. Makes a technical change in provisions regarding the termination of the AFDC program on December 31, 1998.

SENATE AMENDMENT NO. 1.

Deletes reference to: 305/ ILCS 5/4-0.5 Adds reference to: 305 ILCS 5/4-19

Deletes everything. Amends the Illinois Public Aid Code. Provides that the demonstration project requiring clients of the Department of Public Aid, or the Department of Human Services as its successor agency, with alcohol or substance abuse problems to participate in a treatment program, shall terminate on January 1, 2000. Makes a technical correction. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 305 ILCS 5/5-16.3

Further amends the Illinois Public Aid Code. In provisions regarding managed health care for recipients under the Code provides that participating physicians in the Department of Public Aid's managed care program must be licensed under the Medical Practice Act of 1987 (now, licensed to practice medicine in all its branches).

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 1.

Recommends that the bill be further amended as follows:

```
Adds reference to:
305 ILCS 5/5-16.10 new
305 ILCS 5/5-16.11 new
305 ILCS 5/8A-6
                          from Ch. 23, par. 8A-6
305 ILCS 5/8A-13 new
305 ILCS 5/8A-14 new
305 ILCS 5/8A-15 new
305 ILCS 5/8A-16 new
305 ILCS 5/8A-17 new
405 ILCS 5/1-121.5 new
405 ILCS 5/2-102
                          from Ch. 91 1/2, par. 2-102
                          from Ch. 91 1/2, par. 2-107
405 ILCS 5/2-107
405 ILCS 5/2-107.1
                           from Ch. 91 1/2, par. 2-107.1
405 ILCS 5/2-107.2
                           from Ch. 91 1/2, par. 2-107.2
405 ILCS 5/2-110
                          from Ch. 91 1/2, par. 2-110
405 ILCS 5/2-110.1 new
405 ILCS 5/3-601.2 new
405 ILCS 5/3-800
                          from Ch. 91 1/2, par. 3-800
740 ILCS 110/2
                         from Ch. 91 1/2, par. 802
740 ILCS 110/11
                          from Ch. 91 1/2, par. 811
740 ILCS 140/Act title
740 ILCS 140/0.01
                          from Ch. 70, par. 800
740 ILCS 140/1
                          from Ch. 70, par. 801
                         from Ch. 70, par. 802
740 ILCS 140/2
740 ILCS 140/3
                         from Ch. 70, par. 803
755 ILCS 40/10
                         from Ch. 110 1/2, par. 851-10
```

Further amends the "Medicaid" Article of the Illinois Public Aid Code. Provides that a managed health care entity may not engage in door-to-door and certain other marketing activities. Requires that the Department of Public Aid approve an entity's marketing plan. Authorizes the Department of Public Aid Inspector General to investigate entities' marketing practices. Provides that the pharmacy formulary used by any managed care entity and its contract providers providing services under this Code shall be no more restrictive than the Illinois Department's pharmaceutical program on and after July 26, 1994. Amends the "Public Assistance Fraud" Article of the Public Aid Code. Makes it unlawful to do any of the following: defraud any State or federally funded or mandated health plan in connection with the delivery of or payment for health care benefits; directly or indirectly give or offer anything of value to a health care official with the intent to influence or reward any act or decision of a health care official; falsify or conceal a material fact or make a false statement or representation in connection with the provision of health care; or knowingly and willfully engage in any unfair or deceptive marketing practice in connection with providing any health care service or health plan. Provides for enhanced penalties for violators other than individuals. Amends the Mental Health and Developmental Disabilities Code and the Mental Health and Developmental Disabilities Confidentiality Act. Defines "authorized involuntary treatment" to mean psychotropic medication and electro-convulsive therapy. Makes various procedural safeguards applicable to administration of authorized involuntary treatment (now, administration of psychotropic medication only). Requires reports to the Department of Human Services concerning the administration of electro-convulsive therapy. Makes other changes. Amends the Sexual Exploitation in Psychotherapy Act. Changes the title to the Sexual Exploitation in Psychotherapy, Professional Health Services, and Professional Mental Health Services Act. Provides for a cause of action for sexual exploitation of a patient or former patient by an unlicensed health professional or unlicensed mental health professional. Authorizes the Attorney General to bring an action for injunctive relief against a psychotherapist, unlicensed health professional, or unlicensed mental health professional. Makes violation of a court order a Class 4 felony punishable by a fine not to exceed \$25,000; also provides for a civil penalty of \$10,000 for contempt. Amends the

Health Care Surrogate Act in provisions regarding the definition of "available" to provide that a person is unavailable if he or she is unwilling to respond in a manner that indicates a choice among the treatment matters at issue (now life-sustaining treatment matters at issue).

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends adding a requirement that only a physician licensed to practice medicine in all its branches may act as a primary care physician within a managed health care entity for purposes of the integrated health care program.

Feb 05 1997 First reading Referred to Rules

Feb 05 1997	First reading	Referred to Rules
Feb 26		Assigned to Public Health & Welfare
Mar 11	Amendment No.01	To Subcommittee PUB HEALTH S Adopted
Mar 11	Amendment No.01	
		Recommnded do pass as amend
	Discod Colode Second Dec	006-000-004
Mar 13	Placed Calndr, Second Rea Second Reading	lung
Mai 13	Placed Calndr, Third Read	ina
Mar 18	Third Reading - Passed 03	
Mai 10	Arrive House	2-002-023
	Placed Calendr, First Read	ln a
Apr 04	Hse Sponsor WINTERS	mig
Apr 08	First reading	Referred to Rules
Apr 09	Thistreaunig	Assigned to Human Services
May 01		Do Pass/Short Debate Cal 010-000-000
May 01	Placed Cal 2nd Rdg-Sht D	
May 06	Second Reading-Short Del	hate
May 00	Pld Cal Ord 3rd Rdg-Sht l	Date Dht
May 08	Rolld 2nd Rdng-Short Deb	DUL Nate
May 00	Held 2nd Rdg-Short Deba	te
May 15	Amendment No.01	WINTERS
1414) 15	Amendment referred	
	Amendment No.01	WINTERS
	Timenament 110.01	Be adopted
	Held 2nd Rdg-Short Deba	
May 16	Amendment No.01	WINTERS Adopted
,	Pld Cal Ord 3rd Rdg-Sht 1	Dbt
	3rd Rdg-Sht Dbt-Pass/Vo	t118-000-000
	Sec. Desk Concurrence 01	-110 000 000
May 19	Filed with Secretary	
•	•	Mtn concur - House Amend
	Motion referred to	SRUL
May 20		Mtn concur - House Amend
	Rules refers to	SPBH
		Mtn concur - House Amend
		Postponed
May 21	Filed with Secretary	77 A
34 00		Mtn non-concur - Hse Amend
May 22	S Noncners in H Amend. (J1
	Arrive House	01
Man 27	Placed Cal Order Non-con	MTN REFUSE RECEDE-HSE
May 27		AMEND
	H Refuses to Recede Ame	
	H Requests Conference Co	
	Hse Conference Comm Ap	
	The Contended Contin Ap	PUGH, HANNIG,
		ZICKÚS & CHUŔCHILL
May 28	Sen Accede Req Conf Con	nm 1ST
,	Sen Conference Comm Ap	optd 1ST/SYVERSON.
		PARKER, CRONIN,
		SMITH, GARCIA
May 30	House report submitted	
•	Conf Comm Rpt referred to	to 1ST/HRUL
	Filed with Secretary	
		Conference Committee Report
	Conf Comm Rpt referred to	to SRUL
	T. 4	Conference Committee Report
	Rules refers to	SPBH

May 31 Conference Committee Report Rules refers to HHSV Be approved consideration Conference Committee Report Be approved consideration Added as Chief Co-sponsor GARCIA Added as Chief Co-sponsor SMITH Added as Chief Co-sponsor OBAMA Added as Chief Co-sponsor DEL VALLE Added As A Co-sponsor REA Senate report submitted Senate Conf. report Adopted 1ST/057-000-000 Added As A Co-sponsor TROTTER House Conf. report Adopted 1ST/118-000-000 Added As A Joint Sponsor CURRIE Added As A Joint Sponsor SCHAKOWSKY Added As A Joint Sponsor SCOTT Added As A Co-sponsor PARKER Both House Adoptd Conf rpt 1ST Passed both Houses Jun 27 Sent to the Governor Jul 29 Governor amendatory veto Oct 16 Placed Cal. Amendatory Veto Mtn fild accept amend veto SYVERSON Oct 28 Accept Amnd Veto-Sen Pass 055-002-001 Oct 30 Arrive House Placed Cal. Amendatory Veto Mtn fild accept amend veto #1/WINTERS Nov 12 HRUL Motion referred to App For Consider - Complace Placed Cal. Amendatory Veto Nov 13 3/5 vote required Accept Amnd Veto-House Pass 117-001-000 Bth House Accept Amend Veto Nov 26 Return to Gov-Certification Dec 01 Governor certifies changes PUBLIC ACT 90-0538 Effective date 97-12-01 SB-0318 MAHAR. 305 ILCS 5/5-2.3 Amends the Medical Assistance Article of the Illinois Public Aid Code. Makes a stylistic change in provisions regarding rights concerning institutionalization. Feb 05 1997 First reading Referred to Rules Assigned to Public Health & Welfare Feb 26 To Subcommittee Committee Public Health & Welfare Mar 15 Refer to Rules/Rul 3-9(a) SB-0319 PHILIP - RAUSCHENBERGER. 20 ILCS 1305/1-5 Amends the Department of Human Services Act. Makes a technical change in provisions dealing with the purpose of the Act. SENATE AMENDMENT NO. 1. Deletes reference to: 20 ILCS 1305/1-5 Adds reference to: 20 ILCS 1305/80-5 Deletes everything. Amends the Department of Human Services Act. Provides that the Task Force on Human Services Consolidation shall submit its final report on July 1, 1998 (currently January 1, 1999), and shall be abolished on July 1, 1998

Feb 05 1997 First reading Referred to Rules
Assigned to Public Health & Welfare
Postponed

(currently February 1, 1999). Effective immediately.

Mar 11

Amendment No.01 Postponed
PUB HEALTH S Adopted
Recommnded do pass as amend

006-000-003

Mar 13 Second Reading Placed Calndr, Third Reading Mar 18 Third Reading - Passed 045-000-010 Arrive House Placed Calendr, First Reading Mar 20 Hse Sponsor DANIELS First reading Referred to Rules Mar 21 Assigned to Human Services Apr 30 Added As A Joint Sponsor ZICKUS May 01 Motion Do Pass-Lost 005-001-005 HHSV Remains in CommiHuman Services May 08 Re-Refer Rules/Rul 9(B)

SB-0320 SYVERSON – DEL VALLE – SMITH – TROTTER – GARCIA, OBAMA, CARROLL, BERMAN AND HALVORSON.

305 ILCS 5/5-1 from Ch. 23, par. 5-1

Amends the Medical Assistance Article of the Illinois Public Aid Code. Makes a stylistic change in provisions regarding the purpose of the Article.

SENATE AMENDMENT NO. 1.

Deletes reference to: 305 ILCS 5/5-1 Adds reference to: 305 ILCS 5/5-16.3

Deletes everything. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the 24 hour per day emergency service telephone number provided to clients of the managed health care entity providing services under the Department of Public Aid's integrated health care program shall be staffed by registered nurses, rather than licensed practical nurses or registered nurses. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)
There is no fiscal impact on this Dept.
STATE MANDATES FISCAL NOTE (DCCA)
SB 320 fails to preempt home rule authority.
HOME RULE NOTE
SB 320 does not preempt home rule authority.

HOUSE AMENDMENT NO. 2. (House recedes November 14, 1997)

Adds reference to: 305 ILCS 5/5-16.8 new 305 ILCS 5/5-16.10 new 305 ILCS 5/12-13.1

Deletes everything and reinserts language identical to the engrossed bill, adding other provisions. Further amends the Public Aid Code. In the "Medicaid" Article, makes the following changes with respect to the integrated health care program: (1) authorizes the Department of Public Aid to consider a managed health care entity's accreditation in selecting program participants; (2) requires managed health care entities to provide orientation; (3) requires contractors to make a good faith effort to have program enrollees evaluated; (4) requires that no payment be made to a physician or other provider for withholding covered services because of the cost of the services; (5) requires that a Managed Care Roundtable be established; (6) authorizes the Department to impose penalties or sanctions for violations; and (7) requires the Auditor General to conduct an annual performance audit of the program. Requires managed care organizations to provide programs for provider and client education. Authorizes the Inspector General within the Department to establish a special administrative subdivision to monitor the integrated health care program and to receive and investigate complaints. Provides that if a managed health care entity is accredited by a national organization, the Department of Public Aid may give preference to that managed health care entity in selecting participants for the program. Requires that the medical director of a managed health care entity be a physician. Provides that a managed health care entity may not engage in door-to-door and certain other marketing activities. Requires that the Department of Public Aid approve an entity's marketing plan. Authorizes the Department of Public Aid Inspector General to investigate entities' marketing practices. Effective immediately.

HOUSE AMENDMENT NO. 3. (House recedes November 14, 1997) Adds reference to: 405 ILCS 5/5-120 new

Amends the Mental Health and Developmental Disabilities Code. Provides that the Department of Mental Health and Developmental Disabilities may enter into agreements with not-for-profit organizations to conduct pilot projects to provide case management, screening services, and monitoring services for persons with developmental disabilities.

HOUSE AMENDMENT NO. 4. (House recedes November 14, 1997)

Further amends the managed health care for recipients provisions of the Illinois Public Aid Code. In provisions authorizing the development of a demonstration program to accelerate and facilitate the development of integrated health care and maintain and sustain the high quality of education and residency programs coordinated and associated with local area hospitals for managed care community networks owned, operated, or governed by State-funded medical schools, removes restriction that the program be limited to contracting areas outside counties with populations in excess of 3,000,000 and counties adjacent to those counties.

HOUSE AMENDMENT NO. 5. (House recedes November 14, 1997)
Adds reference to:
305 ILCS 5/5-16.11 new

Further amends the Illinois Public Aid Code. Provides that the pharmacy formulary used by any managed care entity and its contract providers providing services under this Code shall be no more restrictive than the Illinois Department's pharmaceutical program on and after July 26, 1994.

HOUSE AMENDMENT NO. 6. (House recedes November 14, 1997) Adds reference to: 305 ILCS 5/5-16.12 new

In provisions regarding managed health care for recipients and in provisions regarding cooperative arrangements, contracts with other State agencies, health care and rehabilitation organizations, and fiscal intermediaries, adds a requirement that the Department of Public Aid shall ensure in its contracts with pre-paid health plans that a College of Medicine operated by the University of Illinois shall have continued access to patients under these contracts and that the Department shall develop rules and contracts to implement these provisions.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-ams 2, 3, 4, 5, and 6.

Recommends that the bill be further amended as follows:

Deletes reference to: 305 ILCS 5/5-16.3 Adds reference to: 305 ILCS 5/12-4.34 new 305 ILCS 5/12-4.32 rep.

Deletes everything. Amends the Illinois Public Aid Code. Authorizes the Department of Human Services to provide, subject to appropriation, naturalization services to legal immigrants and nutrition services to certain noncitizens who are not eligible for the federal food stamp program due to their noncitizen status. Provides that the payment levels and eligibility conditions shall be determined by rule and authorizes the Department to lower payment levels or take other actions during the fiscal year to ensure that payments do not exceed the amounts appropriated for this purpose. Repeals these provisions on August 31, 1998. Repeals provision of the Public Aid Code authorizing the Department of Human Services to provide payments to certain individuals who are terminated from the federal Supplemental Security Income program due to their noncitizen status. Effective immediately.

Feb 05 1997 First reading Referred to Rules
Assigned to Public Health & Welfare
To Subcommittee
Mar 11 Amendment No.01 PUB HEALTH S Adopted
Recommnded do pass as amend
009-000-000

Mar 12	Second Reading		
Mar 18	Placed Calndr, Third Readi Third Reading - Passed 057		
	Arrive House Placed Calendr, First Readr	ng	
Mar 20	Hse Sponsor LEITCH First reading	Referred to Rules	
Mar 21	-	Assigned to Health Care Access	Availability &
Apr 30	Amendment No.01	HTHCR-AVB-ACS H Do Pass/Short Debate Ca	Withdrawn 1 024-000-000
May 01	Placed Cal 2nd Rdg-Sht Di	ot Fiscal Note Requested DI	EERING
		St Mandate Fis Nte Request Home Rule Note Request	
May 07	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Filed	
May 07	Amendment No.02	CURRIE	
	Amendment referred to Cal Ord 2nd Rdg-Shr Dbt	to HRUL	
May 08	Amendment No.03 Amendment referred to	LEITCH	
	Amendment No.02	CURRIE	
		Be adopted St Mandate Fis Note File	d
	.	Home Rule Note Filed	J.
May 09	Cal Ord 2nd Rdg-Shr Dbt Amendment No.03	LEITCH	
a, 0>		Be adopted	
May 12	Cal Ord 2nd Rdg-Shr Dbt Amendment No.04	LEITCH	
,	Amendment referred t		
May 13	Cal Ord 2nd Rdg-Shr Dbt Amendment No.04	LEITCH	
	Second Reading-Short Deb	Be adopted	
	Held 2nd Rdg-Short Debat	e	
May 14	Amendment No.05 Amendment referred to	LEITCH	
	Amendment No.05	LEITCH	
	Amendment No.02	Be adopted CURRIE	Adopted
	Amendment No.03	LEITCH	Adopted
	Amendment No.04 Amendment No.05	LEITCH LEITCH	Adopted Adopted
May 15	Pld Cal Ord 3rd Rdg-Sht D		•
May 15	Relld 2nd Rdng-Short Deba Amendment No.06	LEITCH	
	Amendment referred t		
	Amendment No.06	LEITCH Be adopted	
	Held 2nd Rdg-Short Debat Added As A Joint Sponsor		
May 16	Amendment No.06	LEITCH	Adopted
	Pld Cal Ord 3rd Rdg-Sht D 3rd Rdg-Sht Dbt-Pass/Vot		
	Sec. Desk Concurrence 02,0	03,04,05,06	
May 20	Added as Chief Co-sponsor Added as Chief Co-sponsor	DEL VALLE SMITH	
	Added as Chief Co-sponsor	TROTTER	
	Added as Chief Co-sponsor Added As A Co-sponsor Of		
May 30	Filed with Secretary		
		Mtn non-concur - Hse Arr RAUSCHENBERGER	iend
	S Noncorrin H Amend. 0	2,03,04,05,	
May 31	S Noncners in H Amend. 0	U/ U J U-UZD-UUZ	
17147 71	Arrive House		

May 31—Cont. MTN REFUSE RECEDE-HSE AMEND H Refuses to Recede Amend 02,03,04,05,06 H Requests Conference Comm 1ST Hse Conference Comm Apptd 1ST/CURRIE, HANNIG, FLOWERS, CHURCHILL & LEITCH Sen Accede Reg Conf Comm 1ST Sen Conference Comm Apptd 1ST/SYVERSON, MAITLAND. RAUSCHENBERGER, DEL VALLE, SMITH Nov 13 Sponsor Removed RAUSCHENBERGER Chief Sponsor Changed to SYVERSON Nov 14 House report submitted Conf Comm Rpt referred to 1ST/HRUL Be approved consideration Filed with Secretary Conference Committee Report Conf Comm Rpt referred to SRUL Added As A Co-sponsor CARROLL Added As A Co-sponsor BERMAN Conference Committee Report Be approved consideration Sen Conference Comm Apptd 1ST/97-05-31 Added As A Co-sponsor HALVORSON House Conf. report Adopted 1ST/117-000-000 Added As A Joint Sponsor SCHAKOWSKY Senate report submitted Senate Conf. report Adopted 1ST/059-000-000 Both House Adoptd Conf rpt 1ST Passed both Houses Dec 12 Sent to the Governor Dec 22 Governor approved

SB-0321 RAUSCHENBERGER.

305 ILCS 5/5-16.3

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that each proposed contract for services between the Department of Public Aid and a managed health care entity must first be approved by joint resolution of the General Assembly. Effective immediately.

PUBLIC ACT 90-0564 Effective date 97-12-22

reb 05 1997	First reading	Referred to Rules
		Assigned to Public Health & Welfare
Feb 26		To Subcommittee
Mar 11		Recommended do pass 006-003-000
	Placed Calndr, Second Read	ing
Mar 12	Second Reading	
	Placed Calndr, Third Readi	ng
Mar 18	Third Reading - Passed 031	
	Arrive House	
	Placed Calendr, First Readr	ng
Mar 19	Hse Sponsor CHURCHIL	
	First reading	Referred to Rules
Mar 21	Thot roughing	Assigned to Insurance
May 08		Re-Refer Rules/Rul 9(B)

SB-0322 PARKER.

New Act

Creates the Residential Construction Accessibility Standards Act. Creates a short title only.

Feb 05 1997	First reading	Referred to Rules
Feb 27		Assigned to Commerce & Industry To Subcommittee
Mar 15		Committee Commerce & Industry Refer to Rules/Rul 3-9(a)

199 SB-0323

```
SR-0323
              PARKER - RADOGNO - KARPIEL.
   20 ILCS 2205/48a
                                       from Ch. 127, par. 48a
   20 ILCS 2505/39b
                                       from Ch. 127, par. 39b
   20 ILCS 2505/39b53 new
   20 ILCS 2505/39b54 new
   20 ILCS 2505/39b55 new
20 ILCS 2505/39b56 new
   20 ILCS 2505/39b57 new
20 ILCS 2505/39b58 new
20 ILCS 2505/39b59 new
  305 ILCS 5/10-0.5 new
305 ILCS 5/10-1
305 ILCS 5/10-3.1
                                        from Ch. 23, par. 10-1
                                        from Ch. 23, par. 10-3.1
  305 ILCS 5/10-8
                                        from Ch. 23, par. 10-8
  305 ILCS 5/10-10
                                        from Ch. 23, par. 10-10
  305 ILCS 5/10-11.1
                                        from Ch. 23, par. 10-11.1
  305 ILCS 5/10-15
                                        from Ch. 23, par. 10-15
  305 ILCS 5/10-16
                                        from Ch. 23, par. 10-16
  305 ILCS 5/10-16.2
                                       from Ch. 23, par. 10-16.2
  305 ILCS 5/10-17.9
  305 ILCS 5/10-19
                                        from Ch. 23, par. 10-19
  305 ILCS 5/12-4.31
  305 ILCS 5/12-5
                                        from Ch. 23, par. 12-5
  305 ILCS 5/12-8
                                        from Ch. 23, par. 12-8
  305 ILCS 5/12-9
                                        from Ch. 23, par. 12-9
  305 ILCS 5/12-11
                                        from Ch. 23, par. 12-11
  305 ILCS 5/12-10.2 rep.
  750 ILCS 5/705
                                        from Ch. 40, par. 705
  750 ILCS 5/706.1
750 ILCS 5/709
                                        from Ch. 40, par. 706.1
                                        from Ch. 40, par. 709
  750 ILCS 5/712
                                        from Ch. 40, par. 712
  750 ILCS 15/2.1
750 ILCS 15/4.1
                                        from Ch. 40, par. 1105
                                        from Ch. 40, par. 1107.1
  750 ILCS 15/11
                                        from Ch. 40, par. 1114
  750 ILCS 20/15a
                                        from Ch. 40, par. 1215a
  750 ILCS 20/26.1
                                        from Ch. 40, par. 1226.1
  750 ILCS 20/29
                                        from Ch. 40, par. 1229
  750 ILCS 45/20
                                        from Ch. 40, par. 2520
  750 ILCS 45/21
                                        from Ch. 40, par. 2521
  750 ILCS 45/22
                                        from Ch. 40, par. 2522
```

Amends the Civil Administrative Code of Illinois and the Illinois Public Aid Code. Provides that the Article of the Public Aid Code concerning the determination and enforcement of support responsibilities of relatives shall be administered by the Department of Revenue rather than the Department of Public Aid. Provides for the transfer from the Department of Public Aid to the Department of Revenue of powers, personnel, property, and relevant funds relating to support. Makes changes to other Acts related to the transfer. Effective July 1, 1998.

```
Feb 05 1997 First reading
                                        Referred to Rules
                                        Assigned to State Government
                                          Operations
Feb 26
              Added as Chief Co-sponsor RADOGNO
              Added as Chief Co-sponsor KARPIEL
Feb 28
                                        Postponed
Mar 06
                                        Postponed
Mar 13
                                        To Subcommittee
                                        Committee State Government
                                          Operations
Mar 15
                                        Refer to Rules/Rul 3-9(a)
```

SB-0324 HALVORSON.

35 ILCS 200/10-155

Amends the Property Tax Code. Deletes from the list of land that is considered open space for valuation purposes private golf courses. Effective immediately.

Feb 05 1997	First reading	Referred to Rules
		Assigned to Revenue
Feb 28		Postponed

Mar 06 To Subcommittee
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0325 HALVORSON.

New Act 35 ILCS 130/1 from Ch. 120, par. 453.1 410 ILCS 85/3 from Ch. 111 1/2, par. 8233 410 ILCS 85/4 from Ch. 111 1/2, par. 8234

Creates the Youth Tobacco Reduction Act. Prohibits the possession of cigarette vending machines and the use of a vending machine for the sale of cigarettes. Bans the sale of cigarettes except in complete packages. Prohibits tobacco advertising at sporting events and within 1,000 feet of schools and playgrounds. Provides penalties for certain violations of the Act. Amends the Cigarette Tax Act and the Cigarette Health Warning Act to remove references to cigarette vending machines.

Feb 05 1997 First reading Referred to Rules
Assigned to Executive
To Subcommittee
Committee Executive
Mar 15
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL
Re-referred to Executive

SB-0326 HALVORSON.

New Act 10 ILCS 5/28-1 from Ch. 46, par. 28-1 230 ILCS 10/7 from Ch. 120, par. 2407

Creates the Gambling Referendum Act. Requires an advisory question to be submitted to the voters of the entire State at the 1998 general election as to whether the General Assembly should expand legalized gambling in Illinois. Requires a question to be submitted to the voters of a municipality or the unincorporated area of a county as to whether the municipality or county should authorize riverboat gambling or a new form of legalized gambling and an affirmative vote by a majority of those voters before a new license is issued to conduct riverboat gambling or to conduct a new form of legalized gambling in the municipality or county. Amends the Riverboat Gambling Act to make corresponding changes. Amends the Election Code to provide that the question submitted to the voters is not subject to the 3 advisory referenda limitation. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading

Referred to Rules
Assigned to Executive
To Subcommittee
Committee Executive
Mar 15

Refer to Rules/Rul 3-9(a)

SB-0327 PARKER - CULLERTON - SMITH - BERMAN - COLLINS, TROTTER, SHAW, HALVORSON, FARLEY, HENDON AND CLAYBORNE.

410 ILCS 405/4 from Ch. 111 1/2, par. 6954

Amends the Alzheimer's Disease Assistance Act. In provisions regarding development of standards for a service network and designation of regional centers and primary providers, changes from one to 2 the number of Regional Alzheimer's Disease Assistance Centers which shall be conveniently located to serve the Chicago metropolitan area.

SENATE AMENDMENT NO. 1.

Adds reference to:

410 ILCS 405/3 from Ch. 111 1/2, par. 6953 410 ILCS 405/7 from Ch. 111 1/2, par. 6957

Deletes everything. Amends the Alzheimer's Disease Assistance Act. Changes the definition of "Regional Alzheimer's Disease Assistance Center" or "Regional ADA Center" from including an entity designated as such by the Illinois Department of Public Health to including an entity having a National Institutes of Health and National Institutes on Aging sponsored Alzheimer's Disease Core Center, or an entity which was but is no longer designated as such a Center. Provides that 2 (cur-

rently one) Regional ADA Centers shall be conveniently located to serve the Chicago metropolitan area. Provides that the General Assembly shall provide grants-in-aid to each Regional ADA Center, rather than to Regional ADA Centers, for research and development and maintenance of victim's services in accordance with the State Alzheimer's Assistance Plan.

SENATE AMENDMENT NO. 2.

Adds reference to:

410 ILCS 405/3 from Ch. 111 1/2, par. 6953 410 ILCS 405/7 from Ch. 111 1/2, par. 6957

Provides that the first \$2,000,000 of any grants-in-aid appropriated by the General Assembly for Regional ADA Centers in any State fiscal year shall be distributed in equal portions to those Regional ADA Centers receiving the appropriated grants-in-aid in State fiscal year 1997 and any monies appropriated by the General Assembly in excess of \$2,000,000 in any fiscal year subsequent to State fiscal year 1997 shall be distributed in equal portions to each Regional ADA Center.

HOUSE AMENDMENT NO. 1.

Deletes changes regarding distribution of grants-in-aid appropriations, and provides that the first \$2,000,000 of any grants-in-aid appropriated by the General Assembly for Regional ADA Centers in any State fiscal year shall be distributed in equal portions to those Regional ADA Centers receiving the appropriated grants-in-aid for the State fiscal year beginning July 1, 1996; that the first \$400,000 appropriated by the General Assembly in excess of \$2,000,000 in any State fiscal year beginning on or after July 1, 1997 be distributed in equal portions to those Regional ADA Centers receiving the appropriated grants-in-aid for the State fiscal year beginning July 1, 1996; and that any monies appropriated by the General Assembly in excess of \$2,400,000 for any State fiscal year beginning on or after July 1, 1997 be distributed in equal portions to each Regional ADA Center. Makes all amendatory provisions effective immediately.

FISCAL NOTE, AMENDED (Dpt. Public Health)

Fiscal implications to DPH will be approximately \$40,000.

STATE MANDATES FISCAL NOTE (DCCA)

SB327 fails to create a State mandate.

STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

No change from previous mandates note.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading Referred to Rules

Assigned to Public Health & Welfare

Added as Chief Co-sponsor CULLERTON
Added as Chief Co-sponsor SMITH
Added as Chief Co-sponsor BERMAN
Feb 26
Held in committee

Mar 04 Postponed

Mar 11 Amendment No.01 PUB HEALTH S Adopted Amendment No.02 PUB HEALTH S Adopted

Recommnded do pass as amend

010-000-000

Placed Calndr, Second Reading

Mar 14 Second Reading

Mar 17

Placed Calndr, Third Reading Added As A Co-sponsor TROTTER

Added As A Co-sponsor SHAW
Mar 19 Added As A Co-sponsor HALVORSON

Added as Chief Co-sponsor COLLINS
Added As A Co-sponsor FARLEY

Third Reading - Passed 055-001-000 Arrive House

Placed Calendr, First Reading
Mar 21 Hse Sponsor LANG

Hse Sponsor LANG
First reading Referred to Rules

Apr 08 Assigned to Human Services

Apr 09 Added As A Joint Sponsor ERWIN

Added As A Joint Sponsor SCHOENBERG

Apr 17 Added As A Joint Sponsor BUGIELSKI

Eigent Note Degreeted AC

A == 20

Apr 30		iscal Note Requested AS AMENDED/ZICKUS
	S	t Mandate Fis Nte ReqAS
	_	AMENDED/ZICKUS
		Committee Human Services
May 01		IUMAN SERVS H Adopted
	I.	On Pass Amend/Short Debate
	D. 1010 (D. 0)	009-000-000
	Placed Cal 2nd Rdg-Sht Dbt	
	Added As A Joint Sponsor Co	
May 02		iscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
May 06		t Mandate Fis Note Filed
	Second Reading-Short Debate	
	Pld Cal Ord 3rd Rdg-Sht Dbt	
May 08		t Mandate Fis Note Filed
3 7 00	3rd Rdg-Sht Dbt-Pass/Vot11	7-000-000
May 09	Sec. Desk Concurrence 01	
May 12		Atn concur - House Amend
	Motion referred to	SRUL
May 14	Added As A Co-sponsor HEN	
		Itn concur - House Amend
	Rules refers to	SPBH
May 15		Itn concur - House Amend
3.5 00		Be approved consideration
May 20	Added As A Co-sponsor CLA	
		Itn concur - House Amend
	S Concurs in H Amend. 01/0	56-000-000
* 40	Passed both Houses	
Jun 18	Sent to the Governor	
Aug 15	Governor approved	
	PUBLIC ACT 90-0404 E	Effective date 97-08-15

SB-0328 RAUSCHENBERGER.

New Act

Creates the Assisted Living Act. Provides that the Department of Human Services shall operate a Dignity Program which shall provide supported employment opportunities for the developmentally disabled, employment opportunities for those leaving welfare programs, and home services for the elderly, temporarily disabled, and those on permanent disability. Creates short title and purpose provisions only.

Feb 05 1997 First reading Referred to Rules
Assigned to Public Health & Welfare
Feb 26 Postponed
Mar 04 Postponed
Committee Public Health & Welfare
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0329 RAUSCHENBERGER – SMITH.

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 may provide categories of financial assistance (now, financial assistance) and education assistance grants to persons who adopt or are appointed guardian of physically or mentally handicapped, older, or other hard-to-place children. Removes the requirement that the assistance must be at least \$25 less than the monthly cost of care of the child in the foster home. Provides that the Department may establish rules and regulations concerning the grants.

Note(s) That May Apply: Fiscal

Feb 05 1997 First reading Referred to Rules Assigned to Public Health & Welfare Added as Chief Co-sponsor SMITH Feb 26 Postponed Mar 04 Recommended do pass 010-000-000 Placed Calndr, Second Reading Mar 05 Second Reading Placed Calndr, Third Reading Third Reading - Passed 059-000-000 Mar 11 Arrive House Placed Calendr, First Reading

Mar 12	Hse Sponsor LEITCH
	First reading Referred to Rules
Mar 18	Assigned to Human Services
May 01	Do Pass/Short Debate Cal 009-000-000
·	Placed Cal 2nd Rdg-Sht Dbt
May 06	Added As A Joint Sponsor ERWIN
May 12	Second Reading-Short Debate
•	Pld Cal Ord 3rd Rdg-Sht Dbt
May 16	Added As A Joint Sponsor DART
-	Added As A Joint Sponsor FLOWERS
	3rd Rdg-Sht Dbt-Pass/Vot117-000-000
	Passed both Houses
Jun 13	Sent to the Governor
Aug 10	Governor approved
-	PUBLIC ACT 90-0362 Effective date 98-01-01

SB-0330 DEL VALLE - GARCIA - SMITH - LINK.

410 ILCS 315/4 new

Amends the Communicable Disease Prevention Act. Provides that for the purpose of ensuring that each child receives age-appropriate immunizations, the Department of Public Health and any physician, licensed institutional health care provider, and local health department may share immunization and child locator information.

Feb 05 1997	First reading	Referred to Rules
	•	Assigned to Public Health & Welfare
Mar 04		Postponed
Mar 06	Added as Chief Co-sponsor	LINK
Mar 11	•	Held in committee
		Committee Public Health & Welfare
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0331 DEL VALLE - OBAMA - TROTTER - SMITH - GARCIA.

110 ILCS 935/10 from Ch. 144, par. 1460

Amends the Family Practice Residency Act. Provides that a scholarship recipient who fails to fulfill his or her designated-shortage-area practice requirement shall pay interest at 9% per annum on the unpaid balance of the principal amount required to be paid by the recipient as a result of that failure.

FISCAL NOTE (Dpt. Public Health)

SB331 could result in additional deposits into the Community

Health Center Care Fund.

FISCAL NOTE, H-AM 1 (Dept. of Public Health)

This legislation could result in additional monies to be de-

posited into the Community Health Center Care Fund.

HOUSE AMENDMENT NO. 1.

Replaces the provisions of the engrossed bill with provisions stating that a scholarship recipient who fails to fulfill his designated-shortage-area practice requirement has 30 days from the date on which the failure begins to enter into a repayment contract with the Department. Provides that if the contract is not entered into within that 30 day period or if payments are not made as required by a contract that is entered into, the scholarship recipient must then also pay interest at 9% per annum on the unpaid balance of the principal amount payable as a result of the recipient's failure to fulfill his practice requirement.

NOTE(S) THAT MAY APPLY: Fiscal

(0/		
Feb 05 1997	First reading	Referred to Rules
	_	Assigned to Licensed Activities
Mar 12		Recommended do pass 008-000-000
	Placed Calndr, Second Rea	dng
Mar 13	Second Reading	
	Placed Calndr, Third Readi	ing
Mar 14	Third Reading - Passed 05:	5-000-000
	Arrive House	•
	Placed Calendr, First Read	ng
Mar 18	Hse Sponsor DAVIS,MON	
1741 10	First reading	Referred to Rules
	I ii st i cauing	
Mar 21		Assigned to Human Services

Apr 30		Fiscal Note Requested ZICKUS St Mandate Fis Nte ReqZICKUS
May 01	Discord Cal 2nd P.da Sht Di	Committee Human Services Do Pass/Short Debate Cal 009-000-000
May 02	Placed Cal 2nd Rdg-Sht Di	Fiscal Note Filed
May 06	Cal Ord 2nd Rdg-Shr Dbt Amendment No.01	DAVIS,MONIQUE
May 07	Amendment referred to Cal Ord 2nd Rdg-Shr Dbt	
M ay 07	Second Reading-Short Deb	
May 08	Held 2nd Rdg-Short Debat Amendment No.01	DAVIS,MONIQUE
M 00	Held 2nd Rdg-Short Debat	
M ay 09	Amendment No.01	Fiscal Note Filed DAVIS,MONIQUE Adopted
	Pld Cal Ord 3rd Rdg-Sht D Added As A Joint Sponsor	RONEN
May 12	Added As A Joint Sponsor 3rd Rdg-Sht Dbt-Pass/Vot	
May 13	Sec. Desk Concurrence 01 Filed with Secretary	Man commun. Manna Aman d
Mou 14	Motion referred to	Mtn concur - House Amend SRUL Mtn concur - House Amend
May 14	Rules refers to	SLIC Mtn concur - House Amend
May 20		Be adopted
	S Concurs in H Amend. 01. Passed both Houses	Mtn concur - House Amend /058-000-000
Jun 18	Sent to the Governor	
Aug 15	Governor approved PUBLIC ACT 90-0405	Effective date 98-01-01
SB-0332 WALS	Н,Т.	
40 ILCS 5/5-157 30 ILCS 805/8.2		08 1/2, par. 5-157
Amends the Chie	cago Police Article of the	Pension Code to remove the earnings
limitation on disabi		State Mandates Act to require imple-
PENSION NO		minious void .
	occrued liability	\$ 10 M

Increase in accrued liability\$ 1.0 M NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates Feb 05 1997 First reading Referred to Rules Assigned to Insurance & Pensions To Subcommittee Feb 26

Pension Note Filed Mar 05 Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a)

SB-0333 WALSH.T.

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 NOTE

SB333 would have no fiscal impact. Note(s) That May Apply: Pension Feb 05 1997 First reading

Assigned to Insurance & Pensions Feb 26 To Subcommittee Mar 05 Pension Note Filed

Committee Insurance & Pensions

Referred to Rules

205

Mar 15

Refer to Rules/Rul 3-9(a)

SB-0334 WALSH,T.

40 ILCS 5/5-114

from Ch. 108 1/2, par. 5-114

Amends the Chicago Police Article of the Pension Code to limit the salary for pension purposes of persons first appointed to non-civil service positions after December 31, 1997 to the highest civil service captain's salary. Effective immediately.

PENSION NOTE

Fiscal impact is expected to result in a small cost savings.

NOTE(S) THAT MAY APPLY: Pension

Feb 05 1997 First reading Referred to Rules

Assigned to Insurance & Pensions Feb 26

To Subcommittee

Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a) Mar 18 Pension Note Filed

SR-0335 WALSH,T.

40 ILCS 5/5-132 30 ILCS 805/8.21 new from Ch. 108 1/2, par. 5-132

Committee Rules

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 of service, for persons retiring after December 31, 1997. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Increase in accrued liability	\$ 43.4 M
Increase in total annual cost	\$ 4.9 M
Increase in total annual cost as % of pay	roll 0.79%

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

Feb 05 1997 First reading Referred to Rules

Assigned to Insurance & Pensions Feb 26 To Subcommittee

Mar 05 Pension Note Filed

Committee Insurance & Pensions Mar 15

Refer to Rules/Rul 3-9(a)

SB-0336 WALSH.T.

40 ILCS 5/5-132.3 new 30 ILCS 805/8.21 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

Increase in accrued liability at 50%	\$233.3 M
Increase in total annual cost at 50%	\$ 31.1 M
Increase in accrued liability at 100%	
Increase in total annual cost at 100%	

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

Feb 05 1997 First reading Referred to Rules Assigned to Insurance & Pensions

Feb 26 To Subcommittee Mar 05 Pension Note Filed

Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a)

SB-0337 WALSH.T.

40 ILCS 5/5-132 30 ILCS 805/8.21 new from Ch. 108 1/2, par. 5-132

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%
NOTE(s) THAT MAY APPLY: Fiscal; Pens	
Feb 05 1997 First reading	Referred to Rules
•	Assigned to Insurance & Pensions
Feb 26	To Subcommittee
Mar 05	Pension Note Filed
	Committee Insurance & Pensions
Mar 15	Refer to Rules/Rul 3-9(a)
SR.0338 WALSHT	

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

SB338 would significantly increase the employer contribution.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Feb 05 1997 First reading

Referred to Rules Assigned to Insurance & Pensions To Subcommittee

Feb 26 Mar 05

Pension Note Filed Committee Insurance & Pensions

Mar 15

Refer to Rules/Rul 3-9(a)

SB-0339 WALSH.T.

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 NOTE

SB339 would have no direct fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

Feb 05 1997 First reading

Referred to Rules

Assigned to Insurance & Pensions To Subcommittee

Feb 26 Mar 05

Pension Note Filed Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0340 CRONIN - WALSH,T - BOWLES - FITZGERALD - DELEO.

720 ILCS 5/12-21.6

Amends the Criminal Code of 1961, relating to the offense of endangering the life or health of a child. Provides that endangering the life of a child is a Class 3 felony for a first offense and a Class 2 felony for a second or subsequent offense. If death of the child results, it is a Class X felony. Provides that endangering the health of a child is a Class A misdemeanor for a first offense and a Class 3 felony for a second or subsequent offense (now the current law for endangering either the life or health of the child).

SENATE AMENDMENT NO. 1.

Eliminates provisions that limit criminal liability for endangering the life or health of the child to those persons having the care or custody of the child under 18.

CORRECTIONAL NOTE

SB340 would increase the prison population by 31 inmates at a

cost of \$5,779,700 over ten years.

JUDICIAL NOTE

There may be an increase in judicial workloads; it is not possible to determine impact on the number of judges needed.

CORRECTIONAL NOTE, S-AM 1

No change from previous correctional note.

STATE MANDATES FISCAL NOTE (DCCA)

SB340 fails to create a State mandate.

	E, S-AM 1 (Dept. of Corrections population	
	APPLY: Correctional	
Feb 05 1997	First reading	Referred to Rules
1 60 03 1997	riisticaunig	
		Assigned to Judiciary
Feb 27		Postponed
Mar 05		Postponed
Mar 12	Amendment No.01	JUDICIARY S Adopted
		Recommnded do pass as amend 010-000-000
	Placed Calndr, Second Read	ing
Mar 13	Second Reading	~··6
Wai 15		••
	Placed Calndr, Third Readi	
	Added as Chief Co-sponsor	
Mar 14	Added as Chief Co-sponsor	
	Added as Chief Co-sponsor	FITZGERALD
	Added as Chief Co-sponsor	DELEO
	Third Reading - Passed 057	
	Arrive House	
	Placed Calendr, First Readr	26
Mar 18		ıg
Mai 16	Hse Sponsor LOPEZ	D. C. Lie Deste
M 01	First reading	Referred to Rules
Mar 21		Assigned to Judiciary II - Criminal Law
Арг 30		Correctional Note Filed
		Committee Judiciary II - Criminal Law
May 01	Added As A Joint Sponsor	ERWIN
May 02		Judicial Note Filed
1114) 02		Correctional Note Filed AS AMEND
		BY SA 01
3.5		Committee Judiciary II - Criminal Law
May 06		St Mandate Fis Note Filed
		Committee Judiciary II - Criminal Law
May 08	Amendment No.01	JUD-CRIMINAL H Lost
		000-012-000
		Do Pass/Short Debate Cal 012-000-000
	Placed Cal 2nd Rdg-Sht Dt	
	Thuces can zing Kag Sin Di	Fiscal Note Requested ROSKAM
	Cal Ord 2nd Rdg-Shr Dbt	I iscal Note Requested ROSKAM
Man. 12	Cai Olu Zhu Kug-Shi Dol	Discol Make Dilad
May 12	6 1 6 1 6 1 B 1 61 B1	Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
May 13	Second Reading-Short Deb	ate
	Pld Cal Ord 3rd Rdg-Sht D	Obt
May 16	3 - 1	Re-Refer Rules/Rul 9(B)
B-0341 CRONI	N	\ -/
	e	7 00/0
705 ILCS 405/6-9	trom Ch. 3°	7, par. 806-9

SR-

Amends the Juvenile Court Act of 1987 to require a court, upon application, to waive liability for support or legal fees if the person who is liable shows that full payment would result in financial hardship.

HOUSE AMENDMENT NO. 1.

Removes provision requiring the county or other party seeking to recover costs for support or legal fees incurred under these provisions to first seek to recover against all third party payors who may be liable for costs.

Note(s) That	May	APPLY:	Fiscal
--------------	-----	--------	--------

Feb 05 1997	First reading	Referred to Rules
		Assigned to Judiciary
Feb 27		Postponed
Mar 05		Postponed
Mar 12		Recommended do pass 010-000-000
	Placed Calndr, Second Rea	dng
Mar 13	Second Reading	
	Placed Calndr, Third Read	ing
Mar 14	Third Reading - Passed 05	4-000-000
	Arrive House	
	Placed Calendr, First Read	ng
Mar 20	Hse Sponsor BIGGERT	
	First reading	Referred to Rules

	Assigned to Judiciary II -	
D		11 012-000-000
Amendment No.01	BIGGERT	
	Be adopted	
Amendment No.01	BIGGÉRT	Adopted
Pld Cal Ord 3rd Rdg-Sht D	9bt	•
3rd Rdg-Sht Dbt-Pass/Vot	116-000-000	
Sec. Desk Concurrence 01		
Filed with Secretary		
,	Mtn concur - House Ame	nd
Motion referred to		
	Mtn concur - House Ame	nd .
Rules refers to		
114103 101013 10		nd
S Concurs in H Amend 01		ii.
	7037000000	
	Effective data 09_01_01	
	Effective date 98-01-01	
N.		
a new		
	22, par. 34-29	
	Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht E Rclld 2nd Rdng-Short Deb Amendment No.01 Amendment referred theld 2nd Rdg-Short Debat Amendment No.01 Amendment No.01 Amendment No.01 Amendment No.01 Pld Cal Ord 3rd Rdg-Sht E 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 01 Filed with Secretary Motion referred to Rules refers to S Concurs in H Amend. 01 Passed both Houses Sent to the Governor Governor approved PUBLIC ACT 90-0483 N. a new	Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Rclld 2nd Rdng-Short Debate Amendment No.01 Held 2nd Rdg-Short Debate Amendment No.01 BIGGERT Be adopted Amendment No.01 B

SB-03

105 105 ILCS 5/34-29 105 ILCS 5/34-42 from Ch. 122, par. 34-42 105 ILCS 5/34-54.1 from Ch. 122, par. 34-54.1

Amends the School Code. Adds provisions requiring the Chicago School Reform Board of Trustees and the exclusive bargaining representative of the Chicago teachers to begin bargaining not later than September 1, 1997 for a new teacher compensation plan based on skill, competency, and performance. Requires the new plan to be submitted to the State Superintendent of Education for review to determine whether the plan complies with the statutory criteria established for the plan. Requires the State Superintendent of Education to certify or report to the General Assembly and the Governor whether the plan does or does not conform to statutory requirements, and to return the plan to the bargaining parties for modification if that conformity is lacking. Authorizes the General Assembly to enact a new teacher compensation plan if the bargaining parties fail to submit a modified plan that meets statutory requirements, and provides that any plan agreed to by the bargaining parties that is to be effective on or after September 1, 1999 is null and void if it does not conform to statutory requirements. Changes the fiscal year of the Chicago Board of Education, providing for a fiscal year that begins on September 1 and ends on the following August 31. Effective immediately.

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

Feb 05 1997	First reading	Referred to Rules Assigned to Education
Feb 27		Postponed
Mar 05		Postponed
Mar 12		To Subcommittee
Mar 15		Committee Education Refer to Rules/Rul 3-9(a)

SB-0343 CRONIN.

40 ILCS 5/3-120 from Ch. 108 1/2, par. 3-120 30 ILCS 805/8,21 new

Amends the Downstate Police Article of the Pension Code. Allows payment of a survivor's benefit to the surviving spouse (but not the children) of a marriage occurring after retirement, if the death occurs after the effective date of this amendatory Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

209 SB-0343—*Cont.*

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

Feb 05 1997 First reading Referred to Rules
Assigned to Insurance & Pensions

Feb 26 To Subcommittee

Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0344 CRONIN AND DILLARD.

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.

Feb 05 1997 First reading Referred to Rules

Assigned to Transportation

Feb 27 Postponed Mar 05 Postponed Mar 12 Postponed

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

Mar 15 Refer to Mar 17 Added As A Co-sponsor DILLARD

SB-0345 CRONIN - SMITH, TROTTER AND SHAW.

5 ILCS 160/3.5 new 20 ILCS 505/35.3 new

Amends the Children and Family Services Act. Provides that all records concerning foster placement and foster parent identifying information shall be confidential and shall not be disclosed except as specifically authorized by this Act, a specific court order accompanied by an order of protection, or upon written consent of the foster parent or parents. Provides that it is a Class A misdemeanor to permit, assist or encourage the unauthorized release of any information contained in such records. Amends the State Records Act. Provides that all records concerning foster placement and foster parent identifying information shall not be considered records under this Act and can only be released in accordance with the Children and Family Services Act. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

705 ILCS 405/2-25 from Ch. 37, par. 802-25

Deletes all changes to the Children and Family Services Act and inserts new changes. Provides that the Department of Children and Family Services shall adopt rules to implement State policy to protect the addresses and telephone numbers of foster parents from disclosure and shall provide prior notice to foster parents of any authorized disclosure. Amends the Juvenile Court Act of 1987. Provides that in an order of protection issued by the court under this Act, the court may order a person to refrain from contacting a minor and the minor's foster parents in any manner not specified in the case plan.

JUDICIAL NOTE

There may be an increase in judicial workloads; it is not possible to determine impact on the number of judges needed.

STATE MANDATES FISCAL NOTE (DCCA)

SB345 fails to create a State mandate.

CORRECTIONAL NOTE, S-AM 1

There will be no fiscal or prison population impact on DOC.

FISCAL NOTE, S-AM 1 (Dept. of Corrections)

SB 345, amended by S-am 1 will have no fiscal or prison popula-

tion impact on this Dept.

FISCAL NOTE, AMENDED (DCFS)

SB 345 would present no material impact to DCFS.

HOUSE AMENDMENT NO. 2.

Adds reference to:

750 ILCS 50/1 from Ch. 40, par. 1501

```
750 ILCS 50/8 from Ch. 40, par. 1510 750 ILCS 50/12.1
```

Further amends the Children and Family Services Act. Provides that grandparents or Godparents of a child placed in foster care may be granted visitation upon a review of their backgrounds and approval by the Department of Children and Family Services or the Juvenile Court. Amends the Adoption Act concerning findings under the Juvenile Court Act of 1987. Provides a presumption that a person is unfit to have a child if within 12 months after an adjudication of neglect, abuse, or dependency, a parent has failed to make reasonable efforts to correct the conditions leading to the determination or the parent continues to be an alcoholic or addict after treatment. Provides that a person is unfit to have a child if a pattern of neglect, abuse, or dependency of the child is shown by clear and convincing evidence that may include 3 or more findings of neglect, abuse, or dependency of the child's siblings who have been residing outside the parental home for more than one year. Provides that consents and surrenders to adoption shall not be required from a person who is found by the court to be the father of the child as a result of criminal sexual abuse or assault. Provides that the Putative Father Registry shall not be used to notify a putative father whose fatherhood is due to criminal sexual abuse or assault. Makes other changes.

HOUSE AMENDMENT NO. 3.

```
Adds reference to:
20 ILCS 505/35.1
                          from Ch. 23, par. 5035.1
20 ILCS 515/30
325 ILCS 5/4.2 new
325 ILCS 5/7.7
                         from Ch. 23, par. 2057.7
325 ILCS 5/7.14
                          from Ch. 23, par. 2057.14
325 ILCS 5/7.15
                          from Ch. 23, par. 2057.15
325 ILCS 5/7.16
                          from Ch. 23, par. 2057.16
325 ILCS 5/9
                         from Ch. 23, par. 2059
325 ILCS 5/11
                         from Ch. 23, par. 2061
325 ILCS 5/11.1
                          from Ch. 23, par. 2061.1
```

Amends the Children and Family Services Act, the Abused and Neglected Child Reporting Act, and the Child Death Review Team Act. 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 and under the jurisdiction of the juvenile court may be shared with the juvenile court, the State's Attorney, and the minor's attorney. Amends the Abused and Neglected Child Reporting Act. Provides that the Department of Children and Family Services, upon the death of a child reported to the central register of child abuse or under the custody and guardianship of the Department, shall investigate and issue a report on the death, not including identifying information, which report shall be available to the public, and with child-specific requests for reports granted by the Department based upon a best interests standard. Provides that legally sealed unfounded reports shall be expunged 10 years after the eighteenth birthday of the youngest child named in the report. Provides for immunity from liability for disclosing information concerning reports of child abuse in compliance with provisions allowing for such disclosure. Provides that DCFS shall maintain in the central register for 3 years a listing of unfounded reports involving the death of a child, the sexual abuse of a child, or serious physical injury to a child.

Note(s) That May Apply: Correctional Feb 05 1997 First reading Referred to Rules Assigned to Public Health & Welfare Postponed Mar 04 Postponed Mar 11 Amendment No.01 PUB HEALTH S Adopted Recommended do pass as amend 010-000-000 Placed Calndr, Second Reading Mar 12 Added as Chief Co-sponsor SMITH

	Placed Camer, Second Reading
Mar 12	Added as Chief Co-sponsor SMITH
Mar 17	Added As A Co-sponsor TROTTER
	Added As A Co-sponsor SHAW

Mar 18	Second Reading		
Mar 19	Placed Calndr, Third Reading		
IVIAI 19	Third Reading - Passed 054-000-000 Arrive House		
	Placed Calendr, First Readn	g	
Mar 21	Hse Sponsor DART First reading	Referred to Rules	
Apr 08	riist reading	Assigned to Judiciary II - (Criminal Law
M ay 01	DI LOLO IDI GI DI	Do Pass/Short Debate Cal	
	Placed Cal 2nd Rdg-Sht Dt	ot Fiscal Note Requested RO	SKAM
		Correctional Note Request	ed
		ROSKAM Judicial Note Request RO	SVAM
	Cal Ord 2nd Rdg-Shr Dbt	Judiciai Note Request RO	SKAW
May 02		Judicial Note Filed	
May 06	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note Filed	1
,		Correctional Note Filed AS	
	Cal Ord 2nd Rdg-Shr Dbt	BY SA 1	
May 08	Amendment No.01	DART	
-	Amendment referred t		
	Amendment No.02 Amendment referred t	DART	
	Cal Ord 2nd Rdg-Shr Dbt		
May 09	Amendment No.03 Amendment referred t	DART	
	Amendment No.01	DART	
	Rules refers to	HJUB	
	Amendment No.02 Rules refers to	DART HJUB	
	Cal Ord 2nd Rdg-Shr Dbt		
May 12	Amendment No.03 Rules refers to	DART HJUB	
	Cal Ord 2nd Rdg-Shr Dbt	плов	
May 13	Carand Dandina Chart Date	Fiscal Note Filed	
	Second Reading-Short Debate Held 2nd Rdg-Short Debate	ale E	
M ay 14	-	Fiscal Note Filed	
May 15	Held 2nd Rdg-Short Debate Amendment No.02	e DART	
112, 10		Be adopted	
	Amendment No.03	DART Be adopted	
	Amendment No.02	DART	Adopted
	Amendment No.03	DART	Adopted
May 16	Pld Cal Ord 3rd Rdg-Sht D Tabled Pursuant to Rule400		
	3rd Rdg-Sht Dbt-Pass/Vot	118-000-000	
May 21	Sec. Desk Concurrence 02,0 Filed with Secretary)3	
11149 21	•	Mtn concur - House Amen	d
	Motion referred to	SRUL House Amen	a
	Rules refers to	Mtn concur - House Amen SPBH	u
May 22		Mtn concur - House Amen	d
		Be adopted Mtn concur - House Amen	d
	S Concurs in H Amend. 02,	03/055-002-000	-
Jun 10	Passed both Houses Sent to the Governor		
Jun 13	Governor approved		
	PUBLIC ACT 90-0015	Effective date 97-06-13	
1246 SE/ET C	T.T		

SB-0346 WELCH.

215 ILCS 125/4-6.5 new

Amends the Health Maintenance Organization Act. Prohibits a health maintenance organization from requiring a neonatal physician to discharge a premature infant solely because the infant has the ability to breathe without assistance.

Feb 05 1997 First reading Referred to Rules
Feb 19 Assigned to Insurance & Pensions
Mar 11 To Subcommittee
Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0347 MAHAR - WALSH,T.

430 ILCS 45/10 from Ch. 111 1/2, par. 960

Amends the Illinois Chemical Safety Act to make a technical change.

SENATE AMENDMENT NO. 1.

Deletes reference to: 430 ILCS 45/10 Adds reference to:

430 ILCS 45/4 from Ch. 111 1/2, par. 954

Replaces everything after the enacting clause. Amends the Illinois Chemical Safety Act to exempt certain facilities from Chemical Safety Contingency Plan requirements under the Act.

HOUSE AMENDMENT NO. 1.

Adds reference to:

430 ILCS 45/3 from Ch. 111 1/2, par. 953

Deletes everything. Amends the Illinois Chemical Safety Act, including the Section amended by the engrossed bill. Revises the definition of "chemical substance". Sets forth exclusions from that term. Allows a business to establish eligibility for exemption from the Chemical Safety Contingency Plan requirements through written cerification that is verified by the Environmental Protection Agency. Deletes 2-year limit on exemptions to those requirements. Effective immediately.

Feb 05 1997 First reading Referred to Rules

100 03 1777	T HSt Teaching	Referred to Rules	
Feb 06		Assigned to Environment & Energy	
Feb 28		Postponed	
Mar 06	Amendment No.01	ENVIR. & ENE. S Adopted	
		Recommnded do pass as amend	
		010-000-000	
	Placed Calndr, Second Rea	dng	
Mar 11	Second Reading		
	Placed Calndr, Third Read	ing	
Mar 18	Third Reading - Passed 056-000-000		
	Arrive House		
	Placed Calendr, First Read	nσ	
Mar 20	Hse Sponsor HASSERT	***5	
1.101 20	First reading	Referred to Rules	
Mar 21	1 Hat reading	Assigned to Environment & Energy	
May 07	Added As A Joint Sponsor		
May 07 May 08	Amendment No.01	ENVRMNT ENRGY H Adopted	
May Uo	Amendment No.01		
		Do Pass Amend/Short Debate	
	DI 1 C-12 1 D 1 CL + D	020-000-001	
	Placed Cal 2nd Rdg-Sht D		
14 10	Added as Chief Co-sponso		
May 12	Second Reading-Short Del		
	Pld Cal Ord 3rd Rdg-Sht l		
May 13	3rd Rdg-Sht Dbt-Pass/Vo	t117 -0 00-000	
May 14	Sec. Desk Concurrence 01		
M ay 16	Filed with Secretary		
		Mtn concur - House Amend	
	Motion referred to	SRUL	
M ay 19		Mtn concur - House Amend	
	Rules refers to	SENV	
May 20		Mtn concur - House Amend	
		Be adopted	
May 21		Mtn concur - House Amend	
•	S Concurs in H Amend. 01		
	Passed both Houses		
Jun 19	Sent to the Governor		
Aug 16	Governor approved		
	DIJDI IO ACTION OF IO	TOTAL 1 - 0 TO 0 14	

PUBLIC ACT 90-0442 Effective date 97-08-16

SB-0348 MAHAR.

415 ILCS 5/19.8

from Ch. 111 1/2, par. 1019.8

Amends the Environmental Protection Act to add a caption.

SENATE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/19.8 Adds reference to: 415 ILCS 5/58.9

Replaces the title and everything after the enacting clause. Amends the Environmental Protection Act to extend the deadline for the Pollution Control Board's adoption of rules concerning proportionate share liability under the Site Remediation Program to January 1, 1999. Effective immediately.

FISCAL NOTE (ÉPA)

SB 348 has no fiscal impact on EPA.

STATE MANDATES FISCAL NOTE (DCCA) SB348, engrossed, fails to create a State mandate.

First reading

HOUSE AMENDMENT NO. 3. (House recedes May 28, 1997)

Adds reference to:

415 ILCS 5/39.2

Feb 05 1997

from Ch. 111 1/2, par. 1039.2

Referred to Rules

Further amends the Environmental Protection Act. Expands the prohibition of local siting approval for new or expanded sanitary landfills and waste disposal sites located near specified drinking water sources or above soil having certain permeable characteristics.

Feb 06	-	Assigned to Environment	& Energy
Feb 28		Postponed	
Mar 06	Amendment No.01	ENVIR. & ENE. S	Adopted
		Recomminded do pass as a	
		010-000-000	
	Placed Caindr, Second Rea		
Mar 11	Second Reading		
	Placed Calndr, Third Readi	ing	
Mar 14	Third Reading - Passed 05		
	Arrive House	3 002 000	
	Placed Calendr, First Read	ng	
Mar 19	Hse Sponsor NOVAK	ug	
17441 17	First reading	Referred to Rules	
Mar 21	1 hat reading	Assigned to Environment	& Energy
Apr 15		Fiscal Note Filed	C Life by
търг 15		Committee Environment	& Energy
Apr 23		St Mandate Fis Note File	
7 tp: 23		Committee Environment	
May 08		Do Pass/Short Debate Ca	
May 00	Placed Cal 2nd Rdg-Sht D		11 021-000-000
	Amendment No.01	NOVAK	
	Amendment referred		
	Cal Ord 2nd Rdg-Shr Dbt	to fikol	
May 09	Amendment No.01	NOVAK	
May 07	Authoritation 140.01	Be adopted	
	Cal Ord 2nd Rdg-Shr Dbt	Be adopted	
May 13	Second Reading-Short Deb	nate	
1114) 15	Held 2nd Rdg-Short Debat		
May 16	Amendment No.02	SLONE	
1114) 10	Amendment referred		
	Amendment No.03	SLONE	
	Amendment referred		
	Amendment No.03	SLONE	
	Tunenament 140.03	Be adopted	
	Amendment No.01	NOVAK	Withdrawn
	Amendment No.03	SLONE	Adopted
	Tunenament 140.03	061-055-000	Auopteu
	Pld Cal Ord 3rd Rdg-Sht I		
	Tabled Pursuant to Rule40		
	3rd Rdg-Sht Dbt-Pass/Vot		
May 19	Sec. Desk Concurrence 03	110-000-000	
ATLAY 17	Sec. Dear Concurrence 03		

May 20 Filed with Secretary Mtn non-concur - Hse Amend May 21 S Noncners in H Amend. 03 Arrive House Placed Cal Order Non-concur 03 May 22 Mtn recede - House Amend Refer to Rules/Rul 75(a) Placed Cal Order Non-concur 03 May 28 Be approved consideration H Recedes from Amend. 03/114-002-000 Passed both Houses Jun 26 Sent to the Governor Aug 17 Governor approved

SB-0349 JACOBS.

720 ILCS 5/Art. 24.6 heading new 720 ILCS 5/24.6-5 new

Amends the Criminal Code of 1961. Prohibits the manufacture and sale of toy guns that are blue or black in color and are similar in appearance, size, and shape to a genuine handgun that a person could reasonably believe that they are genuine handguns.

PUBLIC ACT 90-0484 Effective date 97-08-17

NOTE(S) THAT MAY APPLY: Correctional

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
Feb 27 To Subcommittee
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0350 JACOBS - FARLEY.

725 ILCS 5/110-5 from Ch. 38, par. 110-5

Amends the Code of Criminal Procedure of 1963. Provides that the amount of bail set for domestic battery shall be \$3,000.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
Feb 27 To Subcommittee

Mar 12 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 18 Second Reading

Placed Calndr, Third Reading

Mar 19 Re-referred to Rules

Added as Chief Co-sponsor FARLEY

SB-0351 CARROLL - SMITH, TROTTER AND SHAW.

210 ILCS 85/6.18 new

Amends the Hospital Licensing Act. Provides that hospitals shall instruct parents of a newborn infant on how to properly perform the Heimlich maneuver on the infant before the infant is discharged from the hospital. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes substantive provisions of the bill. Amends the Hospital Licensing Act. Provides that, as part of the process of discharging a newborn infant, a hospital shall provide the infant's mother with material instructing her on how to properly perform the Heimlich maneuver on the infant. Provides that the hospital shall answer any questions the mother has concerning the Heimlich maneuver or refer her to the Department for further information.

SENATE AMENDMENT NO. 2.

Provides that a hospital "may", rather than "shall", provide an infant's mother with instructions concerning the Heimlich maneuver. Removes the provision that the hospital may refer the mother to the Department for further information.

FISCAL NOTE, AMENDED (Dpt. Public Health)
Total annual fiscal implications will be \$112,500 if all
hospitals request the information.
STATE MANDATES FISCAL NOTE (DCCA)
SB 351 fails to create a State mandate.

Feb 05 1997 First reading Referred to Rules

Feb 19 Mar 04		Assigned to Public Health & Welfare Postponed
Mar 11	Amendment No.01	PUB HEALTH S Adopted Recommnded do pass as amend 010-000-000
	Placed Calndr, Second Read	dng
Mar 12 Mar 17	Added as Chief Co-sponsor Second Reading	SMITH
14141 17	Placed Calndr, Third Readi	ng
	Filed with Secretary Amendment No.02	CARROLL
	Amendment referred	
	Added As A Co-sponsor TI	ROTTER
	Added As A Co-sponsor SI Amendment No.02	TAW CARROLL
	Rules refers to	SPBH
Mar 19	Amendment No.02	CARROLL Be adopted
	Recalled to Second Reading Amendment No.02	g CARROLL Adopted
	Placed Calndr, Third Readi	ng .
Mar 20 Mar 21	Third Reading - Passed 056 Arrive House	5-000 - 000
IVIAI ZI	Placed Calendr, First Read	ng
Apr 12	Hse Sponsor FEIGENHOL	LŤZ
Apr 14 Apr 23	First reading	Referred to Rules Assigned to Human Services
Apr 30		Fiscal Note Requested ZICKUS
•		St Mandate Fis Nte ReqZICKUS
May 01		Committee Human Services Do Pass/Short Debate Cal 011-000-000
	Placed Cal 2nd Rdg-Sht Di	bt
May 02	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Filed
May 08	Cai Old Zild Rug-Sill Dot	St Mandate Fis Note Filed
M 00	Cal Ord 2nd Rdg-Shr Dbt	
May 09	Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D	
May 12	3rd Rdg-Sht Dbt-Pass/Vot	099-013-001
Jun 10	Passed both Houses Sent to the Governor	
Jul 28	Governor approved	
	PUBLIC ACT 90-0243	Effective date 97-07-28
SB-0352 GEO-K	·	
820 ILCS 405/602		
		t. Makes a stylistic change in a provi-
	charge for misconduct. First reading	Referred to Rules
Feb 06	11100100000	Assigned to Commerce & Industry
Feb 27		To Subcommittee
Mar 15		Committee Commerce & Industry Refer to Rules/Rul 3-9(a)
SB-0353 GEO-K	ARIS.	, ,
820 ILCS 405/205	from Ch. 4	8, par. 315
		t. Makes a stylistic change in a provi-
	definition of "employer".	
Feb 05 1997 Feb 06	First reading	Referred to Rules Assigned to Commerce & Industry
Feb 27		To Subcommittee
Ma- 15		Committee Commerce & Industry
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0354 GEO-KARIS.

820 ILCS 405/612 from Ch. 48, par. 442

Amends the Unemployment Insurance Act. Makes a stylistic change in a provision concerning the ineligibility of certain academic personnel between academic years or terms.

Feb 05 1997 First reading

Feb₀₆ Feb 27

Referred to Rules Assigned to Commerce & Industry To Subcommittee Committee Commerce & Industry

Refer to Rules/Rul 3-9(a)

Mar 15

SB-0355 LINK.

> 30 ILCS 105/5.449 new 625 ILCS 5/3-639 new

Amends the Illinois Vehicle Code and the State Finance Act. Authorizes special license plates designated as Child Protection plates. Provides for increased fees for these plates to be paid as grants to hospitals providing pediatric care, subject to appropriation by the General Assembly and approval by the Secretary of State. Creates the Child Protection Fund Advisory Panel to make recommendations on the approval of grant applications to the Secretary of State.

SENATE AMENDMENT NO. 1.

Changes the original issuance and renewal fees for the Child Protection license plates.

FISCAL NOTE (Secretary of State)

SB355 would result in a fiscal impact to the Sec. of State

office of \$45,000, these costs to be offset by fees STATE MÁNDATES FISCAL NOTE (DCCA)

SB 355 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Adds reference to:

605 ILCS 10/8.1 new 605 ILCS 10/17 605 ILCS 10/24 605 ILCS 10/16.2 new from Ch. 121, par. 100-17 from Ch. 121, par. 100-24

Amends the Toll Highway Act. Requires the Toll Highway Authority to appoint an Inspector General to investigate waste, fraud, or financial mismanagement in Authority operations involving Authority employees or contractors. Provides for the Inspector General's powers and duties. Makes failure to cooperate in specified ways with the investigation a Class A misdemeanor. Requires competitive bidding of Authority bond issuance service contracts over \$25,000. Requires the Authority to use all surplus revenues to fund construction or repairs before issuing bonds to finance those activities. Provides that all amounts for the ordinary and contingent expenses for the Illinois State Toll Highway Authority's annual operations are subject to annual appropriation by the General Assembly for every State fiscal year.

STATE MANDATES FISCAL NOTE, AMENDED (DCCA)

No change from previous mandates note.

FISCAL NOTE, AMENDED (Bureau of the Budget)

SB 355, amended by #1; will increase state expenditures and revenues to the extent that operations of the Authority and thus certain revenues of the Authority will be included in the

appropriation process. HOME RULE NOTE, H-AM 1

SB 355, amended by H-am 1, does not preempt home rule autho-

NOTE(S) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading Referred to Rules

Feb₀₆ Assigned to Transportation TRANSPORTN S

Feb 27 Amendment No.01 Adopted Recomminded do pass as amend

010-000-000

Placed Calndr, Second Reading

Feb 28 Second Reading Placed Calndr, Third Reading

Mar 06 Third Reading - Passed 056-000-000

Mar 07 Arrive House

Hse Sponsor GASH

First reading Referred to Rules

Mar 11 Assigned to State Govt Admin &

Election Refrm

Do Pass/Short Debate Cal 012-000-000 May 01

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested CLAYTON St Mandate Fis Nte ReqCLAYTON

Cal Ord 2nd Rdg-Shr Dbt

May 06		Fiscal Note Filed
3.4 00	Cal Ord 2nd Rdg-Shr Dbt	
May 08	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note Filed
May 09	Second Reading-Short Deb	ate
11111	Pld Cal Ord 3rd Rdg-Sht D	
May 15	Relld 2nd Rdng-Short Deba	
		GASH
	Amendment referred t	
	Amendment No.01	GASH Pandontod
	Held 2nd Rdg-Short Debate	Be adopted
M ay 16	Amendment No.01	GASH
1114) 10	Timenament 1 (0.01	Floor motion IS AMENDMENT #1
		GERMANE-TURNER,J
		CHAIR RULES -
		AMEND. #1 GERMANE
	Appeal Ruling of Chair TU	RNER,JOHN
	Shall Chair Be Sustaine	
	Mtn Pvl/Chr Ssn/000-0000	
	Amendment No.01	GASH Adopted 064-047-005
		St Mandate Fis Note Filed
		Fiscal Note Requested AS
		AMENDED/BLACK
		Home Rule Note RequestAS
		AMENDED/BLACK
		Floor motion HOME RULE NOTE
		IS INAPPLICABLE
		-MADIGAN,MJ
		Motion prevailed
	Pld Cal Ord 3rd Rdg-Sht D	Home Rule Note Not Required
	Tid Cai Old Sid Rug-Silt D	Verified
		Fiscal Note Filed
		Home Rule Note Filed
	3rd Rdg-Sht Dbt-Pass/Vote	
	Joint-Alt Sponsor Changed	SCHOENBERG
	Added As A Joint Sponsor	SKINNER
	Added As A Joint Sponsor	BRUSNAHAN
May 19	Added As A Joint Sponsor Sec. Desk Concurrence 01	SCULLY
IVIAY 19	Filed with Secretary	
	Thed with Secretary	Mtn concur - House Amend
	Motion referred to	SRUL
	Sec. Desk Concurrence 01/	
Jul 02		Refer to Rules/Rul 3-9(b)
0356 PAR	KER – GEO-KARIS.	
lew Act		
1017 / 101		

No

815 ILCS 505/2Z

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

Creates the Home Repair and Remodeling Registration Act. Provides for the registration of home repair and remodeling businesses. Provides that insurance is required prior to the issuance of a certificate of registration. Provides that these businesses shall furnish to the customer, in writing, the charge for making an estimate and a written contract or work order stating the total cost. Provides that these businesses shall notify the customer and obtain prior written approval for charges in excess of the amount specified in the contract. Provides that all work performed by one of these businesses shall be recorded on a sworn statement. Prohibits certain acts. Provides for enforcement by the Attorney General or State's Attorney, penalties, and private rights of action. Amends the Consumer Fraud and Deceptive Business Practices Act to provide that any person who knowingly violates the Home Repair and Remodeling Registration Act commits an unlawful practice. Effective January 1, 1998.

SENATE AMENDMENT NO. 1.

Deletes reference to: 815 ILCS 505/2Z

Deletes everything except the short title provision.

FISCAL NOTE (Dpt. Corrections)

There is no fiscal impact or impact on the prison population.

CORRECTIONAL NOTE

No change from DOC fiscal note.

FISCAL NOTE (Office of Attorney General)

There is no fiscal impact issuing from this bill.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

815 ILCS 505/2B

735 ILCS 5/2-2310 new

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

Deletes everything. 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.

consumer 5 restucin		
Note(s) That Ma	y Apply: Correctional	
Feb 05 1997	First reading	Referred to Rules
Feb 19	_	Assigned to Licensed Activities
Feb 26	Added as Chief Co-sponsor	GEO-KARIS
Mar 05	-	Postponed
Mar 12	Amendment No.01	LICENSED ACT. S Adopted
		Recommnded do pass as amend
		008-000-000
	Placed Calndr, Second Rea	dng
Mar 17	Second Reading	
	Placed Calndr, Third Readi	ing
Mar 20	Third Reading - Passed 05	
Mar 21	Arrive House	
	Placed Calendr, First Read	ng
Mar 24	Hse Sponsor LOPEZ	
Apr 08	First reading	Referred to Rules
Apr 09		Assigned to Consumer Protection
Apr 29		Fiscal Note Filed
		Correctional Note Filed
		Fiscal Note Filed
	•	Committee Consumer Protection
May 08	Amendment No.01	CONSUMER PROT H Adopted
may oo	i minorialitoria i volo i	Do Pass Amend/Short Debate
		010-000-000
	Placed Cal 2nd Rdg-Sht D	
May 09	Second Reading-Short Deb	
,	Pld Cal Ord 3rd Rdg-Sht I	
May 12	3rd Rdg-Sht Dbt-Pass/Vo	
May 13	Sec. Desk Concurrence 01	
•	Filed with Secretary	
	•	Mtn non-concur - Hse Amend
May 15	S Noncners in H Amend. ()1
•	Arrive House	
	Placed Cal Order Non-con	cur 01
Jul 02	Re-refer Rules/Rul 19(b)	RULES HRUL
SB-0357 DILLA	RD	
	I, Part 23 heading new	
735 ILCS 5/Art. 1 735 ILCS 5/2-230		
735 ILCS 5/2-230		
733 ILC3 3/ 2°230	JILW	

Amends the "Civil Practice" Article of the Code of Civil Procedure. Provides that in a product liability action the plaintiff may not use the manufacturer's product safety analysis or review or consideration of reasonable remedial measures to prove negligence, that the product was defective or unreasonably dangerous, or other cul-

pable action or to prove conduct that would subject the manufacturer to punitive or exemplary damages. Allows use of that evidence for purposes of impeachment. Provides for discovery of that evidence. Effective January 1, 1998.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0358 O'MALLEY.

765 ILCS 605/3 from Ch. 30, par. 303

Amends the Condominium Property Act to make a technical change to a provision concerning submission of property.

SENATE AMENDMENT NO. 1.

Deletes reference to: 765 ILCS 605/3 Adds reference to: 765 ILCS 605/31

from Ch. 30, par. 331

Deletes everything. Amends the Condominium Property Act in the provisions concerning the combination of units. Provides that the board of managers shall grant a request to amend the condominium instruments and the amendment shall grant an exclusive right to use as a limited common element a portion of the common elements within the building adjacent to the new unit if (i) the common element is not necessary or practical for use by the owners of any other units, (ii) the owners of the combined unit are responsible for all costs associated with the renovation, modification, or other adaptation performed as a result of the granting of the exclusive right, and (iii) upon the sale of any portion of the combined unit, the grant of the exclusive right expires and the owners of the combined unit are held responsible for restoring the common area to its condition prior to the grant of the exclusive right. Effective immediately.

SENATE AMENDMENT NO. 2.

Deletes everything. Reinserts the bill as amended but with the following changes. Removes the requirement that upon the sale of any portion of the combined unit, the grant of the exclusive right expires and the owners of the combined unit are held responsible for restoring the common area to its condition prior to the grant in order for the board of managers to grant a request to amend the condominium instruments and the amendment to grant the exclusive right. Provides that if the combined unit is divided, part of the original combined unit is sold, and the grant of the exclusive right to use as a limited common element is no longer necessary, practical, or appropriate for the use and enjoyment of the owners of the original combined unit, the board may terminate the grant of the exclusive right and require that the owners of the original combined unit restore the common area to its condition prior to the grant. Provides that if the combined unit is sold without being divided, the grant of the exclusive right shall apply to the new owners of the combined unit, who shall assume the rights and responsibilities of the original owners. Effective immediately.

Feb 05 1997 First reading Referred to Rules

First reading Referred to Rules Feb₀₆ Assigned to Judiciary Feb 27 Postponed Mar 05 Postponed Mar 12 Amendment No.01 JUDICIARY S Adopted Recommnded do pass as amend 010-000-000 Placed Calndr, Second Reading Second Reading Mar 13 Placed Calndr, Third Reading Mar 18 Filed with Secretary Amendment No.02 O'MALLEY Amendment referred to SRUL Amendment No.02 O'MALLEY Rules refers to SJUD Mar 19 Amendment No.02 O'MALLEY Be adopted Recalled to Second Reading O'MALLEY Amendment No.02 Adopted Placed Calndr, Third Reading

Mar 20 Third Reading - Passed 055-000-000 Mar 21 Arrive House Placed Calendr, First Reading Apr 12 Hse Sponsor PARKE First reading Referred to Rules Apr 14 Assigned to Judiciary I - Civil Law May 07 Do Pass/Short Debate Cal 011-000-000 Placed Cal 2nd Rdg-Sht Dbt May 08 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 12 3rd Rdg-Sht Dbt-Pass/Vot113-001-001 Passed both Houses

Jun 10 Sent to the Governor Governor approved Jul 24

PUBLIC ACT 90-0199 Effective date 97-07-24

SB-0359 O'MALLEY.

765 ILCS 605/1

from Ch. 30, par. 301

Amends the Condominium Property Act to make a technical change to the short title provision.

Feb 05 1997 First reading Referred to Rules Feb 06 Assigned to Judiciary Feb 27 Postponed Mar 05 Postponed Mar 12 Postponed Committee Judiciary

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0360 CRONIN.

745 ILCS 10/1-101

from Ch. 85, par. 1-101

Amends the Local Governmental and Governmental Employees Tort Immunity Act to make a technical change to the short title provision.

Feb 05 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Refer to Rules/Rul 3-9(a) Mar 15

SB-0361 O'MALLEY - GEO-KARIS.

755 ILCS 5/1-1

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

Amends the Probate Act of 1975 by making a technical change to the short title provision.

SENATE AMENDMENT NO. 1.

Deletes reference to: 755 ILCS 5/1-1 Adds reference to: 755 ILCS 5/25-2

Deletes everything. Amends the Small Estates Article of the Probate Act of 1975. Provides that, upon receiving an affidavit that the personal estate of a ward does not exceed \$10,000 (rather than \$5,000), a person or corporation indebted to, or holding personal property or stocks or bonds of, the ward shall pay the indebtedness or deliver the property, stocks, or bonds to the person executing the small estate affidavit. Effective immediately.

CORRECTIONAL NOTE

No fiscal or prison population on DOC. FISCAL NOTE (Office of Ill. Courts)

This bill would have no fiscal impact on the Judicial Branch.

JUDICIAL NOTE

It is not possible to determine what impact the bill will have on the need to increase or decrease the number of judges in the

STATE MANDATES FISCAL NOTE (DCCA)

SB 361 fails to create a State mandate.

HOME RULE NOTE

SB 361 does not preempt home rule authority.

Feb 05 1997 First reading Referred to Rules Feb₀₆ Assigned to Judiciary

Feb 27 Postponed

Ma	ır 04	Sponsor Removed GEO-KA Chief Sponsor Changed to	
		Added as Chief Co-sponsor	
Ma	ır 05	Amendment No.01	JUDICIARY S Adopted Recommnded do pass as amend
		_	009-000-000
		Placed Calndr, Second Read	ing
Ma	ır 11	Second Reading	
		Placed Calndr, Third Readi	ng
Ma	ır 12	Third Reading - Passed 057	7-000-000
		Arrive House	
		Placed Calendr, First Readr	12
An	г 15	Hse Sponsor BIGGERT	-0
110	. 15	First reading	Referred to Rules
Δn	r 23	7 it st reading	Assigned to Judiciary I - Civil Law
	г 30		Do Pass/Short Debate Cal 011-000-000
Ap	1 30	Placed Cal 2nd Rdg-Sht Di	
Mo	O1		
Ma	y 01	Second Reading-Short Deb	
			Fiscal Note Requested DEERING
			Correctional Note Requested DEERING
			Home Rule Note RequestDEERING
			Judicial Note Request DEERING
		Held 2nd Rdg-Short Debat	e
Ma	y 06	_	Correctional Note Filed
		Held 2nd Rdg-Short Debat	e
Ma	y 07		Fiscal Note Filed
	•		Judicial Note Filed
		Held 2nd Rdg-Short Debat	
Ma	y 08	110.0 2.10 1108 0.10.0 2.0020	St Mandate Fis Note Filed
1.14	., 00		Home Rule Note Filed
		Held 2nd Rdg-Short Debat	
Ma	y 09	Pld Cal Ord 3rd Rdg-Sht D	
	y 12	3rd Rdg-Sht Dbt-Pass/Vot	
IVI a	1y 12	Passed both Houses	113-000-000
Inc	ı 10	Sent to the Governor	
Au	g 01	Governor approved	Effective date 07.09.01
		PUBLIC ACT 90-0307	Effective date 97-08-01
0362	HAWK	INSON.	

SB-0362 HAWKINSON.

735 ILCS 5/1-101

from Ch. 110, par. 1-101

Amends the Code of Civil Procedure to make a technical change to the short title provision.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRÚL
Re-referred to Judiciary

SB-0363 HAWKINSON - CARROLL.

705 ILCS 405/1-1

from Ch. 37, par. 801-1

Amends the Juvenile Court Act of 1987 to make a technical change to the short title provision.

SENATE AMENDMENT NO. 1.

Deletes reference to: 705 ILCS 405/1-1 Adds reference to: 705 ILCS 405/2.18

705 ILCS 405/2-18 from Ch. 37, par. 802-18

Deletes everything. Amends the Juvenile Court Act of 1987 to provide that in abuse, neglect, and dependency proceedings, previous statements made by a minor (instead of the minor involved in the abuse, neglect, or dependency proceeding) relating to any allegations of abuse or neglect are admissible in evidence. Effective immediately.

FISCAL NOTE, S-AM 1 (Dept. of Corrections)

SB 363, with S-am 1 would have either none or minimal impact.

CORRECTIONAL NOTE, S-AM 1

No change from DOC fiscal note, S-am 1. STATE MANDATES FISCAL NOTE (DCCA) Fails to create a State mandate. HOME RULE NOTE Does not preempt home rule authority. JUDICIÁL NÔTE There may be an increase in judicial workloads; there would not be an increase in the number of judges needed. JUDICIAL NOTE, H-AM 1 There may be an increase in judicial workloads; it is not possible to determine impact on the need to increase the number of judges in the state. FISCAL NOTE, H-AM 1 (Office of III. Courts) Total fiscal impact is \$38,076,800; costs of jury trials and detention construction are not included. Feb 05 1997 First reading Referred to Rules Feb₀₆ Assigned to Judiciary JUDICIARY Mar 12 Amendment No.01 S Adopted Recommnded do pass as amend 010-000-000 Placed Calndr, Second Reading Mar 13 Second Reading Placed Calndr, Third Reading Third Reading - Passed 055-000-000 Mar 14 Arrive House Placed Calendr, First Reading Apr 08 Hse Sponsor CROSS Referred to Rules First reading Apr 09 Assigned to Judiciary II - Criminal Law May 08 Do Pass/Short Debate Cal 015-000-000 Placed Cal 2nd Rdg-Sht Dbt May 09 Fiscal Note Requested DART St Mandate Fis Nte RegDART Correctional Note Requested DART Home Rule Note RequestDART Judicial Note Request DART Second Reading-Short Debate Held 2nd Rdg-Short Debate May 13 Fiscal Note Filed Correctional Note Filed AS AMENDED BY SA 1 Held 2nd Rdg-Short Debate St Mandate Fis Note Filed May 15 Home Rule Note Filed Held 2nd Rdg-Short Debate Judicial Note Filed May 16 Pld Cal Ord 3rd Rdg-Sht Dbt Re-Refer Rules/Rul 9(B) Fiscal Note filed as Amnded Jan 14 1998 Judicial Note req as A Added As A Joint Sponsor BROWN Added As A Joint Sponsor LINDNER Recommends Consideration 003-002-000 HRUL Placed Cal 2nd Rdg-Sht Dbt Jan 15 Added as Chief Co-sponsor CARROLL O'MALLEY. from Ch. 14, par. 51

SB-0364

760 ILCS 55/1

Amends the Charitable Trust Act to make a technical change to the short title provision.

Feb 05 1997 Feb 19	First reading	Referred to Rules Assigned to Judiciary
Mar 05		Postponed
Mar 12		Postponed
		Committee Indiciary

Refer to Rules/Rul 3-9(a) Mar 15

SB-0365 PARKER.

750 ILCS 5/217 from Ch. 40, par. 217

Amends the Illinois Marriage and Dissolution of Marriage Act to make a technical change to a provision concerning marriage by non-residents.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0366 PARKER.

750 ILCS 50/2.1 from Ch. 40, par. 1503

Amends the Adoption Act to make a technical change to a provision concerning how to construe the Act.

SENATE AMENDMENT NO. 1.

Deletes reference to: 750 ILCS 50/2.1
Adds reference to: 20 ILCS 505/6a from Ch. 23, par. 5006a from Ch. 37, par. 801-2 from Ch. 37, par. 802-21 from Ch. 37, par. 802-21 from Ch. 37, par. 802-29 from Ch. 37, par. 802-29 from Ch. 40, par. 1501
P.A. 89-704, Sec. 99 new

Deletes everything. Amends the Children and Family Services Act, the Juvenile Court Act of 1987, the Adoption Act, and Public Act 89-704. Amends the Children and Family Services Act to require a case plan to provide for the utilization of family preservation services as defined in the Abused and Neglected Child Reporting Act (instead of the utilization of reasonable family preservation services). Amends the Juvenile Court Act. Provides that the court may terminate the parental rights of a parent at an initial dispositional hearing if certain conditions are met, including if the court finds, on the basis of clear and convincing evidence admitted (instead of legally admissible evidence introduced or stipulated to) at a hearing that the parent is unfit. Provides that if a petition prays and the court finds that it is in the best interest of the minor that a guardian of the person be appointed and authorized to consent to the adoption of the minor, the court with the consent (instead of agreement) of the parents may empower the guardian of the person of the minor to appear in court when any proceedings for the adoption of the minor may be pending and to consent to the adoption. Provides that parental consent to the order (instead of parental request for an order) authorizing the guardian of the person to consent to adoption of the minor shall be made in open court or otherwise in writing and signed. Amends the Adoption Act in the provisions defining "related child" to add that a child whose parent has executed a final irrevocable consent to adoption or surrender for purposes of adoption or whose parent has had his or her parental rights terminated is not a related child unless the consent is determined to be void. Amends Public Act 89-704 to add an effective date of July 1, 1997. Makes other changes. Effective on July 1, 1997.

HOUSE AMENDMENT NO. 1.

Provides that it may be appropriate to expedite termination of parental rights when reasonable efforts are inappropriate or have been provided and were unsuccessful and there are aggravating circumstances or when parental rights of a parent with respect to a sibling of the child have been terminated. Removes the provisions that provide that it may be appropriate to expedite termination of parental rights in abandonment cases or in those extreme cases in which the parent's conduct toward the child or the child's sibling has been so egregious that the behavior justifies expedited termination of parental rights.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
Mar 05 Postponed

Mar 12 Amendment No.01 JUDICIARY S Adopted Recommnded do pass as amend

010-000-000

Mar 17	Second Reading	:
Mar 19	Placed Calndr, Third Read Third Reading - Passed 05	
17141 17	Arrive House	0 000 000
	Hse Sponsor FLOWERS	
	Placed Calendr, First Read	ng
Маг 20	Hse Sponsor FLOWERS	
1/141 20	First reading	Referred to Rules
Mar 21	r not reading	Assigned to Judiciary II - Criminal Law
Apr 24	Alt Primary Sponsor Chan	
May 08	Amendment No.01	JUD-CRIMINAL H Adopted
, 00		Do Pass Amend/Short Debate
		015-000-000
	Placed Cal 2nd Rdg-Sht D	
May 09	Second Reading-Short Del	
	Pld Cal Ord 3rd Rdg-Sht I	
May 12	3rd Rdg-Sht Dbt-Pass/Vo	
May 13	Sec. Desk Concurrence 01	
May 19	Filed with Secretary	
•	•	Mtn concur - House Amend
	Motion referred to	SRUL
May 20		Mtn concur - House Amend
•	Rules refers to	SJUD
May 21		Mtn concur - House Amend
•		Be approved consideration
		Mtn concur - House Amend
	S Concurs in H Amend. 01	/056-000-000
	Passed both Houses	
Jun 19	Sent to the Governor	
Aug 16	Governor approved	
-	PUBLIC ACT 90-0443	Effective date 97-08-16

SB-0367 DILLARD.

705 ILCS 5/8 from Ch. 37, par. 13

Amends the Supreme Court Act to make a technical change to a provision concerning the granting of relief. Feb 05 1997 First readi

First reading Referred to Rules Feb₀₆ Assigned to Judiciary Refer to Rules/Rul 3-9(a) Mar 15

SB-0368 O'MALLEY - SHAW.

from Ch. 23, par. 10-10
from Ch. 23, par. 10-11
from Ch. 40, par. 505
from Ch. 40, par. 1106
from Ch. 40, par. 1107
from Ch. 40, par. 1224
from Ch. 40, par. 2514

Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Illinois Parentage Act of 1984. Provides that a child support order shall include a provision requiring the obligor to report to the obligee each time the obligor obtains new employment and each time the obligor's employment is terminated for any reason. Failure to so report is indirect criminal contempt, with bond for any obligor arrested for failure to report new employment being set in the amount of the child support that should have been paid during the period of unreported employment. Provides the order shall also include a provision requiring that both the obligor and obligee parent advise each other of a change in residence within 5 days of the change.

JUDICIAL NOTE

There may be an increase in judicial workloads; it is not possible to determine impact on the number of judges needed. FISCAL NOTE (Dpt. Public Aid) No additional administrative expenditures from SB368.

STATE MANDATES FISCAL NOTE (DCCA)

SB368 fails to create a State mandate.

HOME RULE NOTE

SB 368 does not preempt home rule authority.

HOUSE AMENDMENT NO. 1.

Provides that in addition to reporting to the obligee the obligor must report to the clerk of the court and that the report must be made within 10 days and be in writing, including the name and address of the new employer. Provides that failure to report new employment or termination of employment is indirect criminal contempt if it is coupled with nonpayment of support for a period in excess of 60 days.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that the provision requiring each party to report to the other within 5 days of a change of address be amended to provide an exception when the court finds that the physical, mental, or emotional health of a party or that of a minor child, or both, would be seriously endangered by the disclosure of the party's address.

Fab 05 1997 First reading Referred to Rules

ess.		
Feb 05 1997	First reading	Referred to Rules
Feb 06	I hat roughing	Assigned to Judiciary
		Tield in a service of the service of
Feb 27		Held in committee
Mar 05		Recommended do pass 008-000-000
	Placed Calndr, Second Read	ing
Mar 11	Second Reading	- 0
14141 11	Discod Colude Third Doodi	
14 10	Placed Calndr, Third Readi	OT A W
Mar 12	Added as Chief Co-sponsor	SHAW
	Third Reading - Passed 057	'-000-000
	Arrive House	
	Placed Calendr, First Readr	NG .
M 10	Har Carrier CANTIACO	ug .
Mar 18	Hse Sponsor SANTIAGO	5
	First reading	Referred to Rules
Mar 21		Assigned to Judiciary I - Civil Law
Арг 14	Added As A Joint Sponsor	BROŠNAHAN
Apr 30	Alt Primary Sponsor Chang	and DDOCNAUAN
Apr 30	Alt Filliary Spoisor Chain	GANTIAGO
	Joint-Alt Sponsor Changed	SANTIAGO
May 01	Added As A Joint Sponsor	GASH
May 02		Judicial Note Filed
		Committee Judiciary I - Civil Law
May 05		Fiscal Note Filed
May 03		Consister Indiana I Civil I am
		Committee Judiciary I - Civil Law
May 06		St Mandate Fis Note Filed
		Home Rule Note Filed
		Committee Judiciary I - Civil Law
	Added As A Joint Sponsor	
M 07	Added As A Joint Spoilson	D. D (Chart Dahata Cal 011 000 000
May 07	DI 1010 ID101 D	Do Pass/Short Debate Cal 011-000-000
	Placed Cal 2nd Rdg-Sht Di	
May 08	Second Reading-Short Deb	ate
-	Pld Cal Ord 3rd Rdg-Sht D	9bt
May 09	Relld 2nd Rdng-Short Deb	ate
May 03	Held 2nd Dda Chart Debat	
3.5 10	Held 2nd Rdg-Short Debat	C CHOPUPED C
May 13	Added As A Joint Sponsor	SCHOENBERG
May 15	Amendment No.01	BROSNAHAN
•	Amendment referred	to HRUL
	Amendment No.01	BROSNAHAN
	Tanonament 140.01	Be adopted
	A 1 (NT 01	DD CONTAILANT A de 4 d
	Amendment No.01	BROSNAHAN Adopted
	Pld Cal Ord 3rd Rdg-Sht I	Obt
	3rd Rdg-Sht Dbt-Pass/Vot	111-006-001
May 16	Sec. Desk Concurrence 01	
May 10	Filed with Secretary	
	rifed with Secretary	Mt II Ad
		Mtn concur - House Amend
	Motion referred to	SRUL
May 20		Mtn concur - House Amend
,	Rules refers to	SJUD
May 21	Rules refers to	Mtn concur - House Amend
May 21		De annound annoids 4:
		Be approved consideration
		Mtn concur - House Amend
	S Concurs in H Amend. 01	/058-000-000
	Passed both Houses	
Jun 19	Sent to the Governor	
Juli 13	Sent to the Governor	

Aug 16	Governor amendatory veto
Oct 16	Placed Cal. Amendatory Veto
Oct 28	Mtn fild accept amend veto O'MALLEY
Oct 29	Accept Amnd Veto-Sen Pass 057-000-000
Oct 30	Arrive House
	Placed Cal. Amendatory Veto
Nov 12	Mtn fild accept amend veto #1/BROSNAHAN
	Motion referred to HRUL
	App For Consider - Complace
	Placed Cal. Amendatory Veto
Nov 13	Accept Amnd Veto-House Pass 118-000-000
	Bth House Accept Amend Veto
Nov 26	Return to Gov-Certification
Dec 01	Governor certifies changes
	PUBLIC ACT 90-0539 Effective date 98-06-01
SB-0369 DUDYO	CZ – LINK.
65 ILCS 5/11-1-2	from Ch. 24, par. 11-1-2
65 ILCS 5/3.1-15	
70 ILCS 1205/4-7	

Amends the Illinois Municipal Code. Provides that police officers (now the mayor, alderman, president, trustees, marshals, deputy marshals, and policemen) shall be conservators of the peace and have the corresponding police powers. Amends the Park District Code. Provides that police officers (now board members and police officers) shall be conservators of the peace. Effective immediately.

```
SENATE AMENDMENT NO. 1.
```

Deletes reference to: 65 ILCS 5/3.1-15-25 rep. 70 ILCS 1205/4-7 Adds reference to: 50 ILCS 705/10.5 new 65 ILCS 5/3.1-15-25 from Ch. 24, par. 3.1-15-25

Amends the Illinois Police Training Act to authorize the Illinois Law Enforcement Training Standards Board to administer a training course for conservators of the peace. Amends the Illinois Municipal Code and the Section of the Park District Code amended by the bill as introduced to mandate that designated persons successfully complete the training course before assuming the powers of a conservator of the peace.

HOUSE AMENDMENT NO. 1.

Adds reference to: 15 ILCS 205/4c

Amends the Attorney General Act. Provides that investigators employed by the Attorney General may exercise their police powers anywhere in the State in cooperation with local law enforcement agencies (now, only after contact and in cooperation with local law enforcement agencies).

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends amending the Attorney General Act to provide that Attorney General investigators may (now shall) exercise their powers in cooperation with and after contact with (now only after contact with) local law enforcement officials (now agencies).

```
NOTE(S) THAT MAY APPLY: Fiscal
    Feb 05 1997 First reading
                                            Referred to Rules
    Feb 19
                                            Assigned to Local Government &
                                              Elections
    Mar 05
                                            Held in committee
                                            LOCAL GOVERN S
    Mar 11
                       Amendment No.01
                                                                    Adopted
                                            Recommnded do pass as amend
                                              008-002-000
                  Placed Calndr, Second Reading
    Mar 12
                  Added as Chief Co-sponsor LINK
                  Second Reading
    Mar 13
                  Placed Calndr, Third Reading
                  Third Reading - Passed 047-000-009
    Mar 14
                  Arrive House
```

Placed Calendr, First Reading

A == 0.4	Has Courses WINTEDS
Apr 04 Apr 08	Hse Sponsor WINTERS First reading Referred to Rules
Apr 09	Assigned to Local Government
Api 09	Alt Primary Sponsor Changed MCAULIFFE
	Added As A Joint Sponsor WINTERS
May 01	Amendment No.01 LOCAL GOVT H Adopted
,	Do Pass Amend/Short Debate
	017-000-000
	Placed Cal 2nd Rdg-Sht Dbt
May 06	Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
	Added As A Joint Sponsor CAPPARELLI
	Added As A Joint Sponsor SAVIANO
	Added As A Joint Sponsor ACEVEDO
May 08	3rd Rdg-Sht Dbt-Pass/Vot115-001-000
May 09	Sec. Desk Concurrence 01
May 14	Filed with Secretary
	Mtn concur - House Amend Motion referred to SRUL
May 10	Motion referred to SRUL Mtn concur - House Amend
May 19	Rules refers to SLGV
May 20	Mtn concur - House Amend
May 20	Be adopted
May 21	Mtn concur - House Amend
,	S Concurs in H Amend. 01/054-000-000
	Passed both Houses
Jun 19	Sent to the Governor
Aug 16	Governor amendatory veto
Oct 16	Placed Cal. Amendatory Veto
	Mtn fild accept amend veto DUDYCZ
Oct 28	Accept Amnd Veto-Sen Pass 054-004-000
Oct 30	Arrive House
NT 10	Placed Cal. Amendatory Veto
Nov 12	Mtn fild accept amend veto #1/MCAULIFFE
	Motion referred to HRUL
	App For Consider - Compline
Nov 13	Placed Cal. Amendatory Veto Accept Amnd Veto-House Pass 118-000-000
1404 13	Bth House Accept Amend Veto
Nov 26	Return to Gov-Certification
Dec 01	Governor certifies changes
20001	PUBLIC ACT 90-0540 Effective date 97-12-01

SB-0370 PETERSON.

35 ILCS 120/2-5

from Ch. 120, par. 441-5

Amends the Retailers' Occupation Tax Act to exempt from taxation under the Act tangible personal property sold to a common carrier by motor that receives physical possession of the property in Illinois and transports it out of Illinois. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 105/3-55 from Ch. 120, par. 439.3-55

Amends the Use Tax Act. Exempts the use or purchase of tangible personal property by a common carrier by rail or motor (now, rail) that receives the physical possession of the property in Illinois, and that transports the property, or shares with another common carrier in the transportation of the property, out of Illinois on a standard uniform bill of lading showing the seller of the property as the shipper or consignor of the property to a destination outside of Illinois, for use outside Illinois.

Note(s) That May Apply: Fiscal
Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Revenue
Feb 28 Postponed
Committee Revenue
Mar 06 Amendment No.01 REVENUE S

far 06 Amendment No.01 REVENUE S Adopted Recommnded do pass as amend 010-000-000

O10

Mar 11 Second Reading Placed Calndr, Third Reading Mar 12 Third Reading - Passed 059-000-000 Arrive House Placed Calendr, First Reading Mar 13 Hse Sponsor WINTERS First reading Referred to Rules Mar 14 Alt Primary Sponsor Changed TURNER, ART Added As A Joint Sponsor WINTERS Mar 18 Assigned to Revenue Apr 23 Added As A Joint Sponsor MOORE, EUGENE Added As A Joint Sponsor MOORE, ANDREA Motion Do Pass-Lost 005-000-006 May 08 **HREV** Remains in CommiRevenue Re-Refer Rules/Rul 9(B)

SB-0371 PETERSON - HENDON.

35 ILCS 200/27-40

Amends the Special Service Area Tax Law in the Property Tax Code. Provides that no lien shall be established against any real property in a special service area nor shall a special service area create a valid tax prior to recordation of the ordinance establishing or changing the boundaries of the area. Provides that the ordinance must be recorded no later than 60 days after the date the ordinance was adopted (now 60 days after the effective date of the ordinance). Effective immediately.

Feb 05 1997 First reading Referred to Rules Feb 06 Assigned to Revenue Feb 28 Recommended do pass 009-000-000 Placed Calndr, Second Reading Mar 04 Added as Chief Co-sponsor HENDON Second Reading Placed Calndr, Third Reading Mar 11 Third Reading - Passed 058-000-000 Arrive House Placed Calendr, First Reading Mar 18 Hse Sponsor BEAUBIEN First reading Referred to Rules Assigned to Local Government Mar 21 May 01 Do Pass/Short Debate Cal 017-000-000 Placed Cal 2nd Rdg-Sht Dbt Added As A Joint Sponsor SCULLY Added As A Joint Sponsor FRITCHEY May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 08 3rd Rdg-Sht Dbt-Pass/Vot117-000-000 Passed both Houses Jun 06 Sent to the Governor Jul 25 Governor approved PUBLIC ACT 90-0218 Effective date 97-07-25

BURZYNSKI - VIVERITO. SB-0372

225 ILCS 95/19

from Ch. 111, par. 4619

Amends the Physician Assistant Practice Act of 1987 to add a caption.

SENATE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 95/19 Adds reference to: 5 ILCS 80/4.9 5 ILCS 80/4.18 new

from Ch. 127, par. 1904.9

Replaces the title and everything after the enacting clause. Amends the Regulatory Agency Sunset Act to extend the repeal date of the Physician Assistant Practice Act to January 1, 2008. Effective immediately.

SENATE AMENDMENT NO. 3.

Deletes reference to: 5 ILCS 80/4.9

```
5 ILCS 80/4.18 new
Adds reference to:
225 ILCS 85/3
                             from Ch. 111, par. 4123
225 ILCS 85/4
225 ILCS 95/6
                             from Ch. 111, par. 4124
                             from Ch. 111, par. 4606
225 ILCS 95/7
225 ILCS 95/7.5 new
225 ILCS 95/21
                             from Ch. 111, par. 4607
                             from Ch. 111, par. 4621
                               from Ch. 111 1/2, par. 627-101
210 ILCS 25/7-101
325 ILCS 5/4
                            from Ch. 23, par. 2054
720 ILCS 570/102
                               from Ch. 56 1/2, par. 1102
```

Replaces the title and everything after the enacting clause. Amends the Physician Assistant Practice Act of 1987 to provide that payments for services rendered by a physician assistant shall be made to his or her employer if payment would have been made had the services been provided by a physician. Allows a supervising physician to supervise up to 2 (now, one) physician assistants. Sets forth additional grounds for discipline of a licensee under the Act. Amends the Physician Assistant Practice Act of 1987 and the Illinois Controlled Substances Act to allow physician assistants to prescribe Schedule III, IV, and V controlled substances in accordance with written guidelines set by rule of the Department. Further amends the Illinois Controlled Substances Act to expand the definition of "practitioner" to include a physician assistant. Amends the Illinois Clinical Laboratory and Blood Bank Act to add physician assistants to the list of persons who may authorize a clinical laboratory to examine specimens. Amends the Pharmacy Practice Act of 1987 to state that physician assistants have limited prescriptive authority under the new Act. Amends the Abused and Neglected Child Reporting Act to add physician assistants to the list of persons and entities that must report cases of suspected child abuse. Effective immediately.

Feb 05 1997	First reading	Referred to Rules	
Feb 06		Assigned to Licensed Activ	ities
Feb 27		Held in committee	
Mar 05		Postponed	
Mar 12	Amendment No.01		Adopted
	1	Recomminded do pass as an	
		009-000-000	
	Placed Calndr, Second Read		
Mar 13	Filed with Secretary		
	Amendment No.02	BURZYNSKI	
	Amendment referred		
Mar 14	Amendment No.02	BURZYNSKI	
	Rules refers to	SLIC	
Mar 17	Second Reading	52.0	
	Placed Calndr, Third Readi	ing	
Mar 18	Filed with Secretary	••••	
17141 10	Amendment No.03	BURZYNSKI	
	Amendment referred		
	Amendment No.03	BURZYNSKI	
	Rules refers to	SLIC	
M ar 19	Amendment No.03	BURZYNSKI	
1.14. 17	1 1111111111111111111111111111111111111	Be adopted	
	Recalled to Second Readin		
	Amendment No.03		Adopted
	Placed Calndr, Third Readi		· · · · · · · · · · · · · · · · · · ·
	Added as Chief Co-sponsor		
Mar 20	Third Reading - Passed 050		
	Tabled Pursuant to Rule5-		
	Third Reading - Passed 056		
Mar 21	Arrive House		
	Placed Calendr, First Read	ng	
Mar 25	Hse Sponsor SAVIANO	0	
Apr 08	First reading	Referred to Rules	
Apr 09		Assigned to Registration &	Regulation
May 01		Do Pass/Short Debate Cal	
,	Placed Cal 2nd Rdg-Sht D		
May 06	Amendment No.01	SAVIANO	
-,	Amendment referred	to HRUL	
	Cal Ord 2nd Rdg-Shr Dbt		

Added As A Joint Sponsor COULSON May 07 May 08 Amendment No.01 **SAVIANO** Rules refers to HREG Second Reading-Short Debate Held 2nd Rdg-Short Debate May 09 Pld Cal Ord 3rd Rdg-Sht Dbt Tabled Pursuant to Rule40(A) HFA 01 May 12 3rd Rdg-Sht Dbt-Pass/Vot116-000-000 Passed both Houses Jun 10 Sent to the Governor Jul 14 Governor approved PUBLIC ACT 90-0116 Effective date 97-07-14

SB-0373 RAUSCHENBERGER – KLEMM – LUECHTEFELD AND FITZGERALD.

5 ILCS 220/3.6 from Ch. 127, par. 743.6 from Ch. 46, par. 28-2 10 ILCS 5/28-2 20 ILCS 620/8 from Ch. 67 1/2, par. 1008 30 ILCS 350/15 from Ch. 17, par. 6915 35 ILCS 200/18-120 55 ILCS 5/5-15006 from Ch. 34, par. 5-15006 55 ILCS 5/5-23023 from Ch. 34, par. 5-23023 55 ILCS 5/5-38008 55 ILCS 5/6-3003 from Ch. 34, par. 5-38008 from Ch. 34, par. 6-3003 55 ILCS 5/6-3007 from Ch. 34, par. 6-3007 55 ILCS 5/6-3012 from Ch. 34, par. 6-3012 55 ILCS 5/6-4007 from Ch. 34, par. 6-4007 from Ch. 34, par. 6-4008 55 ILCS 5/6-4008 55 ILCS 85/8 from Ch. 34, par. 7008 55 ILCS 90/55 from Ch. 34, par. 8055 55 ILCS 105/2 from Ch. 91 1/2, par. 202 60 ILCS 1/205-30 65 ILCS 5/11-7-3 from Ch. 24, par. 11-7-3 65 ILCS 5/11-29.1-2 from Ch. 24, par. 11-29.1-2 65 ILCS 5/11-74.4-7 from Ch. 24, par. 11-74.4-7 65 ILCS 5/11-74.6-30 65 ILCS 5/11-76.1-4 from Ch. 24, par. 11-76.1-4 from Ch. 24, par. 11-92-8 65 ILCS 5/11-92-8 65 ILCS 5/11-94-2 65 ILCS 5/11-103-12 65 ILCS 5/11-117-5 65 ILCS 5/11-122-2 from Ch. 24, par. 11-94-2 from Ch. 24, par. 11-103-12 from Ch. 24, par. 11-117-5 from Ch. 24, par. 11-122-2 65 ILCS 5/11-127-1 from Ch. 24, par. 11-127-1 65 ILCS 5/11-129-4 from Ch. 24, par. 11-129-4 65 ILCS 5/11-137-2 from Ch. 24, par. 11-137-2 65 ILCS 5/11-139-6 from Ch. 24, par. 11-139-6 65 ILCS 5/11-141-4 from Ch. 24, par. 11-141-4 65 ILCS 110/55 70 ILCS 5/17 from Ch. 15 1/2, par. 68.17 70 ILCS 5/17.3 from Ch. 15 1/2, par. 68.17c 70 ILCS 345/13(a) from Ch. 85, par. 1263a 70 ILCS 705/14 from Ch. 127 1/2, par. 34 70 ILCS 705/22 from Ch. 127 1/2, par. 38.5 70 ILCS 805/13.1 from Ch. 96 1/2, par. 6324 70 ILCS 905/21 from Ch. 111 1/2, par. 20.1 70 ILCS 910/25 from Ch. 23, par. 1275 70 ILCS 1005/10 70 ILCS 1205/5-6 from Ch. 111 1/2, par. 83 from Ch. 105, par. 5-6 from Ch. 105, par. 5-9 70 ILCS 1205/5-9 70 ILCS 1205/9-1a from Ch. 105, par. 9-1a 70 ILCS 1205/9.1-2 from Ch. 105, par. 9.1-2 from Ch. 105, par. 9.2-2 70 ILCS 1205/9.2-2 70 ILCS 1205/9.3-2 from Ch. 105, par. 9.3-2 70 ILCS 1205/11.1-7 from Ch. 105, par. 11.1-7 70 ILCS 1205/11.2-2 from Ch. 105, par. 11.2-2 70 ILCS 1290/2 from Ch. 105, par. 327 70 ILCS 2005/13 from Ch. 85, par. 6863 70 ILCS 2105/15.1 from Ch. 42, par. 398.1 70 ILCS 2105/26b from Ch. 42, par. 409b

```
70 ILCS 2405/16.4
                                      from Ch. 42, par. 315.4
 70 ILCS 2805/26d
                                      from Ch. 42, par. 437d
                                      from Ch. 42, par. 443f
 70 ILCS 2805/32f
                                      from Ch. 42, par. 319.4
 70 ILCS 3010/4
 75 ILCS 5/3-1
                                      from Ch. 81, par. 3-1
 75 ILCS 5/3-4
                                      from Ch. 81, par. 3-4
 75 ILCS 5/3-9
                                      from Ch. 81, par. 3-9
 75 ILCS 16/15-15
 75 ILCS 16/15-20
75 ILCS 16/35-5
75 ILCS 16/35-35
105 ILCS 5/5-17
                                       from Ch. 122, par. 5-17
105 ILCS 5/12-13
                                       from Ch. 122, par. 12-13
                                       from Ch. 122, par. 17-2.2
105 ILCS 5/17-2.2
                                       from Ch. 122, par. 17-2.2b
105 ILCS 5/17-2.2b
                                       from Ch. 122, par. 19-9
105 ILCS 5/19-9
                                       from Ch. 122, par. 20-7
105 ILCS 5/20-7
105 ILCS 5/32-4.4
                                       from Ch. 122, par. 32-4.4
110 ILCS 805/3-14.2
                                       from Ch. 122, par. 103-14.2
110 ILCS 805/3-14.3
110 ILCS 805/3A-2
110 ILCS 805/3A-7
110 ILCS 805/6-7.4
                                       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
605 ILCS 5/5-604.1
                                       from Ch. 121, par. 5-604.1
                                       from Ch. 121, par. 6-508.1
605 ILCS 5/6-508.1
605 ILCS 5/10-708
                                       from Ch. 121, par. 10-708
```

Amends the Election Code and various Acts concerning units of local government and school districts. Standardizes provisions concerning publication or posting of ordinances and resolutions and filing of petitions with respect to back door referenda. Requires that petitions be signed by voters equal in number to 5% of the total number of voters in the specified territory who voted at the last preceding general election at which electors of the President and Vice-President of the United States were elected.

SENATE AMENDMENT NO. 1.

Adds reference to: 5 ILCS 220/3.1

Further amends the Intergovernmental Cooperation Act. Allows water suppliers, for purposes of allowing certain units of local government to enter into intergovernmental agreements to establish a Municipal Joint Action Water Agency to provide adequate supplies of water, to be derived from Lake Michigan, the Mississippi River, or the Missouri River (now, Lake Michigan or the Mississippi).

SENATE AMENDMENT NO. 2. Adds an immediate effective date.

ent &
001-000
Adopted
•
4

M ar 17	Amendment No.02 Rules refers to	RAUSCHENBERGER SLGV	
Mar 19	Amendment No.02	RAUSCHENBERGER Be adopted	
	Calendar Order of 3rd Rd		
	Recalled to Second Reading		
	Amendment No.02	RAUSCHENBERGER	Adopted
	Placed Calndr, Third Read		
Mar 20	Added as Chief Co-sponso		
	Third Reading - Passed 05		
Mar 21	Arrive House		
	Placed Calendr, First Read	Ing	
Apr 24	Hse Sponsor LINDNER		
	First reading	Referred to Rules	
May 21		COMMITTEE, 3RD RD	I G
		PASSAGE DEADLINE	
		EXTENDED - 5/31/97	
		Committee Rules	
May 22		Assigned to State Govt A	dmin &
M 02	414 D : C1	Election Refrm	
May 23	Alt Primary Sponsor Char		
I1.02	Joint-Alt Sponsor Change		
Jul 02	Re-refer Rules/Rul 19(b)		
SB-0374 LAUZEN – PETERSON AND FITZGERALD.			
35 ILCS 105/3-5	from Ch. 1	120, par. 439.3-5	
35 ILCS 120/2-5	from Ch. 1	120, par. 441-5	
55 ILCS 5/5-100		34, par. 5-1006	
55 ILCS 5/5-100			
65 ILCS 5/8-11-1		24, par. 8-11-1	
65 ILCS 5/8-11-1		24, par. 8-11-1.3	
65 ILCS 5/8-11-1	1.6		
A man da tha I Iaa '	Tor, Ant the Detailers?	naumation Tay A at the C	annting C

Amends the Use Tax Act, the Retailers' Occupation Tax Act, the Counties Code, and the Illinois Municipal Code. Exempts qualified technological equipment as defined in Section 168(c)(3)(B)(iv) of the Internal Revenue Code that was purchased by a lessor who has elected to pay retailers' occupation tax based on the lessor's gross receipts from the lease of the equipment in this State to a lessee for his or her use and not for the purpose of sublease. Provides that, for purposes of determining the local governmental unit whose tax is applicable, a retail sale by a lessor is a sale at retail at the place where leased tangible personal property is located. Effective immediately.

SENATE AMENDMENT NO. 1.

Changes a reference to the Internal Revenue Code. Exempts the deduction from the sunset provision of the Use Tax Act and the Retailers' Occupation Tax Act. Defines "lease". Provides that the amount of retailer's occupation tax imposed shall be reduced by an amount equal to the percentage limitation of the use tax exemption. States that subsequent sales or leases of property for which the election for the lessor to pay the tax was made shall not be exempt. Limits the use tax exemption to 50% of the tax that otherwise would have been due for property delivered in this State before July 1, 1998 and 75% of the tax that would otherwise have been due for property delivered to the lessor in this State during the period of July 1, 1998 through June 30, 1999.

Note(s) That Ma	y Apply: Fiscal			
Feb 06 Feb 28	First reading	Referred to Re Assigned to Re Postponed		
Mar 06 Mar 13	Amendment No.01	Postponed REVENUE	S	Adopted
Mai 13	Amendment (No.01	Recommnded 009-000-000	do pass a	
	Placed Calndr, Second Rea	ıdng		
Mar 17	Second Reading	r		

Viar 17 Second Reading
Placed Calndr, Third Reading

Added as Chief Co-sponsor PETERSON
Mar 18 Added As A Co-sponsor FITZGERALD

M ar 19	Third Reading - Passed 054	1- 001 - 000
	Arrive House	
	Placed Calendr, First Reads	ng
Mar 26	Hse Sponsor MOORE, AN	DREA
Apr 08	First reading	Referred to Rules
Apr 09		Assigned to Revenue
May 08		Do Pass/Short Debate Cal 011-000-000
	Placed Cal 2nd Rdg-Sht Di	
May 09	Second Reading-Short Deb	
	Pld Cal Ord 3rd Rdg-Sht I	
May 12	3rd Rdg-Sht Dbt-Pass/Vot	114-002-000
	Passed both Houses	
	Added As A Joint Sponsor	FANTIN
	Added As A Joint Sponsor	CURRY,JULIE
Jun 10	Sent to the Governor	
Aug 01	Governor vetoed	
Oct 16	Placed Calendar Total Veto)
Oct 30	Total veto stands.	
SB-0375 PARKI	ER.	
20 ILCS 505/5.15	5	
Amends the Chil	dren and Family Services	Act. Provides that the Department of
		f reimbursement rates for State subsi-
		sis report submitted to the Governor
and General Assem		
	y Apply: Fiscal; Home Rule	
Feb 05 1997	First reading	Referred to Rules
Feb 06		Assigned to Public Health & Welfare
Feb 26		Postponed
Mar 04		To Subcommittee
		Committee Public Health & Welfare
Mar 15		Refer to Rules/Rul 3-9(a)
SB-0376 PARKI	ER.	
5 ILCS 375/6.9	new	
30 ILCS 805/8.2		
55 ILCS 5/5-106		
(F 17 CO F (10 1 1		

65 ILCS 5/10-4-2.3 new 105 ILCS 5/10-22.3f new 215 ILCS 5/356t new 215 ILCS 105/8.7 new 215 ILCS 125/4-6.5 new 215 ILCS 130/4002.2 new 215 ILCS 165/10

305 ILCS 5/5-16.8 new

from Ch. 32, par. 604

Amends the State Employees Group Insurance Act of 1971, Counties Code, Illinois Municipal Code, School Code, Illinois Insurance Code, Health Maintenance Organization Act, Comprehensive Health Insurance Plan Act, Limited Health Service Organization Act, Voluntary Health Services Plans Act, and Illinois Public Aid Code. Provides persons with a disability covered under a group or individual policy of accident and health insurance or a managed care plan must be permitted to designate a specialist to whom the person has access without referral or prior approval. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Referred to Rules Feb 05 1997 First reading Feb 19 Assigned to Insurance & Pensions Mar 04 Postponed Mar 11 To Subcommittee Committee Insurance & Pensions Refer to Rules/Rul 3-9(a) Mar 15

SB-0377 KLEMM.

65 ILCS 5/11-1-12 new 720 ILCS 5/16A-7

from Ch. 38, par. 16A-7

Amends the Illinois Municipal Code and the Criminal Code of 1961. Provides that corporate authorities of each municipality may by ordinance declare retail theft to be unlawful. Provides that the ordinance shall not apply to any individual who has previously been convicted of any type of theft, robbery, armed robbery, burglary, residential burglary, possession of burglary tools, or home invasion, or in cases where the theft is of property with a full retail value in excess of \$150. Provides that the municipality shall provide a list of all retail theft ordinance convictions to the office of the State's Attorney of the county where the municipality is located. Provides that a person who commits retail theft under a municipal ordinance shall be liable to the merchant for actual damages, plus an amount not less than \$100 nor more than \$1,000, and attorney's fees and court costs.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
Held in committee
Mar 05 Postponed
Mar 12 Held in committee
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0378 MAHAR.

415 ILCS 5/21 from Ch. 111 1/2, par. 1021 415 ILCS 5/22.2 from Ch. 111 1/2, par. 1022.2 415 ILCS 5/44 from Ch. 111 1/2, par. 1044

Amends the Environmental Protection Act to require the Environmental Protection Agency to implement the Uniform State Hazardous Materials Transportation Registration and Permit Program. Requires persons engaged in the transportation of hazardous waste to register and obtain a permit under the Uniform Program before transporting the waste. Provides that the Agency shall collect an application fee of no more than \$250 and an apportioned, annual \$20 registration fee from transporters under the Uniform Program. Allows the Agency to enter into reciprocal agreements with federal agencies, national repositories, or other states to implement the Uniform Program. Defines terms. Effective immediately.

SENATE AMENDMENT NO. 1.

Further amends the Environmental Protection Act to extend the implementation dates for the Uniform State Hazardous Materials Transportation Registration and Permit Program from January 1, 1998 to July 1, 1998. Provides for a credit to hazardous waste transporters to the extent fees collected under the Uniform Program exceed 115% of the annual appropriation to the Hazardous Waste Transporter Account. Provides that it is a Class A misdemeanor to knowingly transport hazardous waste without having in the vehicle credentials issued under the Uniform Program.

Referred to Rules

NOTE(s) THAT MAY APPLY: Fiscal Feb 05 1997 First reading

100001777	i ii st i vaanig	Referred to Rules
Feb 06		Assigned to Environment & Energy
Feb 28		Postponed
Mar 06	Amendment No.01	ENVIR. & ENE. S Adopted
	Thirdianient 1 (0.01	Recommnded do pass as amend
		010-000-000
	Disease Calada Casas d Das	
	Placed Calndr, Second Rea	ang
Mar 19	Second Reading	
	Placed Calndr, Third Read	ing
Маг 20	Third Reading - Passed 05	5-000-000
Mar 21	Arrive House	
	Placed Calendr, First Read	na
Apr 12	Hse Sponsor PARKE	nrP
Api 12		D-fd +- D-d
	First reading	Referred to Rules
Apr 14		Assigned to Environment & Energy
May 01		Do Pass/Short Debate Cal 022-000-000
	Placed Cal 2nd Rdg-Sht D	bt
May 06	Second Reading-Short Del	nate
	Pld Cal Ord 3rd Rdg-Sht l	
May 08	3rd Rdg-Sht Dbt-Pass/Vo	
May 00	Passed both Houses	1077-017-000
T 06		
Jun 06	Sent to the Governor	
Jul 25	Governor approved	
	PUBLIC ACT 90-0219	Effective date 97-07-25

SB-0379 FITZGERALD.

105 ILCS 5/14-13.01 from Ch. 122, par. 14-13.01 105 ILCS 5/29-5 from Ch. 122, par. 29-5

Amends the School Code. Removes the provision concerning transportation costs for handicapped students whom the State Superintendent has determined require special transportation service in order to take advantage of special education facilities. Provides that the State shall reimburse any school district (now any school district maintaining a school and transporting resident pupils to another school district's vocational program offered through a joint agreement approved by the State Board of Education, or transporting its resident pupils to a school which meets the standards for recognition as established by the State Board of Education) that provides transportation meeting the standards set by the State Board of Education for resident pupils meeting certain requirements. Changes the rate of reimbursement for student transportation. Provides that on or before August 19 (now July 10) annually the board clerk or the secretary of the district shall certify to the State Superintendent of Education (now the regional superintendent of schools) the district's claim for reimbursement for the school year ended on June 30 next preceding. Effective immediately.

Feb 05 1997 First reading Referred to Rules Feb 06 Assigned to Education Mar 05 Postponed Mar 12 To Subcommittee Committee Education Mar 15 Refer to Rules/Rul 3-9(a)

SB-0380 FITZGERALD.

105 ILCS 5/10-22.23 from Ch. 122, par. 10-22.23

Amends the School Code. Requires school nurses to be certificated if their duties require teaching or the exercise of instructional judgment or educational evaluation of pupils, but authorizes districts to employ non-certificated registered professional nurses to perform professional services.

Feb 05 1997 First reading Referred to Rules Feb 19 Assigned to Education

Mar 05 Postponed

Mar 12 To Subcommittee Committee Education Mar 15 Refer to Rules/Rul 3-9(a)

SB-0381 FAWELL - LUECHTEFELD - WATSON - BOMKE - DUDYCZ, BUR-ZYNSKI, MAHAR, FITZGERALD, DILLARD, LINK, WELCH, KARPIEL, SEVERNS AND LAUZEN.

705 ILCS 105/27.7 new 705 ILCS 505/21 from Ch. 37, par. 439.21 725 ILCS 5/122-4 from Ch. 38, par. 122-4 730 ILCS 5/3-4-3 from Ch. 38, par. 1003-4-3 730 ILCS 5/3-12-5 from Ch. 38, par. 1003-12-5 735 ILCS 5/Art. XXII heading new

735 ILCS 5/22-105 new

Amends the Clerks of Courts Act, the Court of Claims Act, the Code of Criminal Procedure of 1963, the Unified Code of Corrections, and the Code of Civil Procedure. Provides that if a prisoner files certain frivolous lawsuits against the State, 11linois Department of Corrections, or the Prisoner Review Board or against any of their officers or employees, the prisoner shall be responsible for paying for the costs of the lawsuit. Provides for a deduction from the prisoner's account to pay for these costs. Effective immediately.

SENATE AMENDMENT NO. 1.

Makes a change in the numbering of a paragraph of a Section defining frivolous. CORRECTIONAL NOTE, S-AM 1

There would be no population impact; fiscal impact is unknown.

HOUSE AMENDMENT NO. 1.

Adds reference to:

730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3 Changes definition of frivolous to include a filing that purports to be a legal document rather than paper. Provides that one of the criteria in order to be frivolous is that the pleading, motion, or filing lacks an arguable basis either in law or in fact. Provides that a prisoner who files a frivolous lawsuit must pay filing fees as well as costs of the suit. Makes other changes. Requires the court to assess a prisoner filing an action as a first time payment of 50% of the average monthly balance of the prisoner's trust fund account for the past 6 months. Thereafter requires 50% of the prisoner's account to be withheld until fees and costs are collected.

HOUSE AMENDMENT NO. 2.

Adds reference to: 705 ILCS 75/3 from Ch. 37, par. 663 from Ch. 37, par. 664 from Ch. 37, par. 665 from Ch. 37, par. 665

Amends the Court Reporter Transcript Act. Provides that upon court order, the official court reporter shall transcribe and furnish an original and "a copy or copies" (rather than "a copy") of the pre-trial and trial proceedings of an indigent defendant in a criminal case. Provides that fees for copies shall be paid when those fees are authorized by statute or Supreme Court Rule.

HOUSE AMENDMENT NO. 4.

Provides that the frivolous lawsuits filed by prisoners provisions added to the Clerks of Courts Act and the Frivolous Lawsuits Filed By Prisoners Article added to the Code of Civil Procedure take effect if and only if House Bill 2138 in the form as it passed the House does not become law by August 31, 1997. Provides that the frivolous lawsuits filed by prisoners provisions added to the Clerks of Courts Act and the Frivolous Lawsuits Filed By Prisoners Article added to the Code of Civil Procedure take effect if and only if House Bill 2138 in the form it passed the House becomes law by August 31, 1997. Makes a cross reference to a provision in House Bill 2138 relating to forensic testing.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 4.

Adds reference to: 725 ILCS 105/10.5

Recommends that the bill be further amended as follows:

Further amends the bill. Provides that the court shall collect a first time payment of 50% of the average montly balance of the prisoner's trust fund account for the past 6 months (rather than 20%) if the prisoner files a lawsuit. Provides that the Dept. of Corrections shall forward moneys withheld to the court of jurisdiction (instead of annually forwarding moneys withheld to the court of jurisdiction before January 31). Makes other changes. Amends the State Appellate Defender Act to permit the State Appellate Defender to the extent necessary to dispose of its backlog of indigent criminal appeals to institute a competitive bidding program under which contracts for the services of attorneys in non-death penalty criminal appeals are awarded to the lowest responsible bidder (now the State Appellate Defender must provide that contracts for the services of attorneys representing indigent defendants on appeal in non-death penalty criminal appeals be awarded to the lowest responsible bidder.

Feb 05 1997 First reading Referred to Rules
Assigned to Judiciary
JUDICIARY S Adopted
Recommnded do pass as amend
008-000-000

Placed Calndr, Second Reading
Added As A Co-sponsor FITZGERALD
Added As A Co-sponsor DILLARD

Mar 04 Added As A Co-sponsor DILLARD

Added As A Co-sponsor WELCH
Added As A Co-sponsor KARPIEL

Mar 18 Second Reading
Placed Calndr, Third Reading
Mar 19 Added As A Co-sponsor SEVERNS
Added As A Co-sponsor LAUZEN
Third Reading - Passed 052-000-000
Arrive House

Placed Calendr, First Reading

Mar 20	Hse Sponsor ROSKAM		
Mar 21	First reading	Referred to Rules	Criminal Law
Apr 09	Added As A Joint Sponsor	Assigned to Judiciary II -	Criminal Law
Apr 25	Added As A Joint Sponsor		
Apr 30		Correctional Note Filed A	AS
•		AMENDED BY SA 1	
		Committee Judiciary II -	Criminal Law
M 07	Added As A Joint Sponsor	GASH	
May 07 May 08	Added As A Joint Sponsor Amendment No.01	JUD-CRIMINAL H	Adopted
May 00	Afficiantent 110.01	Do Pass Amend/Short Do	
		015-000-000	
	Placed Cal 2nd Rdg-Sht D	bt	
May 09	Second Reading-Short Deb	oate	
M 12	Pld Cal Ord 3rd Rdg-Sht I	Obt	
May 13	Relld 2nd Rdng-Short Deb Amendment No.02	ROSKAM	
	Amendment referred		
	Amendment No.03	ROSKAM	
	Amendment referred	to HRUL	
	Held 2nd Rdg-Short Debat		
M ay 14	Amendment No.02	ROSKAM	
	Rules refers to	HJUB	
	Amendment No.03 Rules refers to	ROSKAM HJUB	
	Held 2nd Rdg-Short Debat	te	
May 15	Amendment No.02	ROSKAM	
·		Be adopted	
	Amendment No.03	ROSKAM	
	A NI - O.4	Be adopted	
	Amendment No.04 Amendment referred	ROSKAM	
	Amendment No.04	ROSKAM	
	Tallettallient 11010	Be adopted	
	Held 2nd Rdg-Short Debar	te	
May 16	Amendment No.02	ROSKAM	Adopted
	Amendment No.03	ROSKAM	Withdrawn
	Amendment No.04	ROSKAM 097-017-003	Adopted
	Pld Cal Ord 3rd Rdg-Sht I		
	3rd Rdg-Sht Dbt-Pass/Vot	1095-017-004	
	Sec. Desk Concurrence 01,	02,04	
M ay 19	Filed with Secretary	M II A-	
	Filed with Secretary	Mtn non-concur - Hse An	nena
	Filed with Secretary	Mtn concur - House Ame	nd
	Motion referred to	SRUL	
May 20		Mtn concur - House Ame	nd
	Rules refers to	SJUD	ď
May 21		Mtn concur - House Ame	
		Be approved consideration Mtn concur - House Ame	
	S Concurs in H Amend. 01		110
	•	Mtn non-concur - Hse An	nend
	S Noncocrs in H Amend. ()4	
May 22	Arrive House	0.4	
M 22	Placed Cal Order Non-con		r uer
May 23		MTN REFUSE RECED AMEND	E-USE
	Placed Cal Order Non-con		
May 27	H Refuses to Recede Amer		
•	H Requests Conference Co	omm 1ST	
	Hse Conference Comm Ap		
		GASH, HANNIG, CHURCHILL & ROS	SVAM
May 28	Sen Accede Req Conf Con		DIVWIN
111ay 20	Sen Conference Comm Ap	ptd 1ST/FAWELL.	
		HAWKINSON, DILL	ARD
		CULLERTON, SHAV	V

May 30 House report submitted

Conf Comm Rpt referred to 1ST/HRUL

House report submitted Filed with Secretary

riled with Secretary

Conference Committee Report

Conf Comm Rpt referred to SRUL

Conference Committee Report Be approved consideration

Senate report submitted

Senate Conf. report Adopted 1ST/043-013-001

May 31 Conference Committee Report

Be approved consideration

House Conf. report Adopted 1ST/116-000-001

Both House Adoptd Conf rpt 1ST

Passed both Houses

Jun 27 Sent to the Governor

Aug 19 Governor approved

PUBLIC ACT 90-0505 Effective date 97-08-19

SB-0382 HAWKINSON.

65 ILCS 5/1-2-3

from Ch. 24, par. 1-2-3

Amends the Illinois Municipal Code concerning the revision of ordinances. Adds a caption.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 65 ILCS 5/1-2-3 Adds reference to:

50 ILCS 750/15.4 60 ILCS 1/15-50 from Ch. 134, par. 45.4

Deletes everything. Amends the Emergency Telephone System Act to provide that an Emergency Telephone System Board may use the Emergency Telephone System Fund to pay for a computer aided dispatch system that records, maintains, and integrates information. Adds that the fund may pay for the maintenance, replacement, and update of certain equipment if expended to increase operational efficiency and improve the provision of emergency services. Amends the Township Code. Provides that the city council of any home rule municipality may cease to exercise the powers of the township board. Provides that vacancies within the offices of township clerk, township collector, and board of trustees resulting from the city council's action shall be filled in accordance with the general election law for the holding of township elections. Provides that the city council's action shall not alter the rights and duties of the township supervisor as chief executive officer of the township or of any other duly elected township officials. Effective immediately.

Feb 05 1997	First reading	Referred to Rules
Feb 06		Assigned to Local Government &
		Elections
Feb 19		Re-referred to Rules
		Assigned to Judiciary
Mar 05		Recommended do pass 009-000-000
	Placed Calndr, Second Read	dng
Mar 11	Second Reading	•
	Placed Calndr, Third Readi	ng ·
Mar 18	Third Reading - Passed 055	5-000-000
	Arrive House	
	Placed Calendr, First Read	ng
	Hse Sponsor CROSS	
Ma r 19	First reading	Referred to Rules
Mar 21	•	Assigned to Local Government
May 08		Re-Refer Rules/Rul 9(B)
Nov 12		Recommends Consideration HRUL
	Plcd Cal 2nd Rdg Std Dbt	
Nov 13	Amendment No.01	STROGER
	Amendment referred	to HRUL
	Rules refers to	HLGV
	Second Reading-Stnd Deba	ate

Hid Cai Ord 2nd Rdg-Shr Dbt

239 SB-0382—Cont.

Nov 14 Amendment No.01 STROGER

Be approved consideration

Amendment No.01 STROGER Adopted

096-021-001

Pld Cal Ord 3rd Rdg-Std Dbt

3rd Rdg-Stnd Dbt-Pass/V099-018-001

Sec. Desk Concurrence 01

Dec 15 Refer to Rules/Rul 3-9(b)

SB-0383 DILLARD.

New Act

Creates the Attorney-client Contingent Fee Information Act. Provides that at the conclusion of each contingent fee representation the attorney shall provide the client with certain fee information. Requires attorneys to keep certain records. Effective September 1, 1997.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL
Re-referred to Judiciary

SB-0384 CRONIN.

750 ILCS 50/9

from Ch. 40, par. 1511

Amends the Adoption Act to make a technical change to a provision concerning the time for taking a consent or surrender.

Feb 05 1997 First reading Referred to Rules Feb 06 Assigned to Judiciary

Feb 27 Postponed Mar 05 Postponed Mar 12 Postponed Postponed Postponed

Mar 15 Committee Judiciary
Refer to Rules/Rul 3-9(a)

SB-0385 DILLARD.

765 ILCS 205/5

from Ch. 109, par. 5

Amends the Plat Act. Removes offers of sale from provisions concerning the penalty for selling a lot before compliance with the requirements of the Act. Provides that these provisions do not prohibit an offer of sale or acceptance of deposit by a seller prior to compliance, provided that compliance must occur before conveyance of any deed. Effective immediately.

STATE MANDATES FISCAL NOTE (DCCA)

SB 385 fails to preempt home rule authority.

Feb 05 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary

Mar 05 Recommended do pass 009-000-000

Placed Calndr, Second Reading

Mar 12 Second Reading

Placed Calndr. Third Reading

Mar 14 Third Reading - Passed 056-000-000

Arrive House

Placed Calendr, First Reading

Mar 19 Hse Sponsor BIGGERT

First reading Referred to Rules

Mar 21 Assigned to Local Government

May 01 Do Pass/Short Debate Cal 014-000-000

Placed Cal 2nd Rdg-Sht Dbt

Second Reading Short Debate

May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

May 08 St Mandate Fis Note Filed

Cal Ord 3rd Rdg-Short Dbt

May 12 3rd Rdg-Sht Dbt-Pass/Vot116-000-000

Passed both Houses

Jun 10 Sent to the Governor Aug 01 Governor approved

PUBLIC ACT 90-0308 Effective date 97-08-01

SB-0386 **240**

SB-0386 SMITH.

Appropriates \$250,000 to the Department of Human Services for grants to pilot site agencies to implement the Neighbor-to-Neighbor Child Care Training and Education pilot program. Effective July 1, 1997.

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

SB-0387 SMITH - SHAW - TROTTER.

305 ILCS 5/9-6.5 new

Amends the "Other Social Services" Article of the Public Aid Code. Provides that a recipient of public aid who is employed for at least 20 hours per week is eligible for supportive services, including but not limited to child care and transportation, in order to enable the recipient to engage in education or training to enhance his or her employability or wage earning potential.

```
NOTE(S) THAT MAY APPLY: Fiscal
Feb 05 1997 First reading
Feb 06 Assigned to Public Health & Welfare
To Subcommittee
Committee Public Health & Welfare
Refer to Rules/Rul 3-9(a)
```

SB-0388 SMITH.

30 ILCS 105/5.449 new 305 ILCS 5/9-14 new 305 ILCS 5/9-14.1 new 305 ILCS 5/9-14.2 new 305 ILCS 5/9-14.3 new 305 ILCS 5/9-14.4 new 305 ILCS 5/9-14.5 new 305 ILCS 5/9-14.6 new 305 ILCS 5/9-14.6 new 305 ILCS 5/9-14.9 new 305 ILCS 5/9-14.9 new

Amends the State Finance Act and the Public Aid Code. Directs the Department of Public Aid (before July 1, 1997) and the Department of Human Services (on and after July 1, 1997) to establish a Neighbor-to-Neighbor Child Care Training and Education Pilot Program to train and educate public aid recipients for jobs in child care or assist them in securing appropriate licenses or permits to operate a child care facility. Provides for grants to local community-based agencies to implement training and education programs. Creates the Child Care Training and Education Pilot Program Fund in connection with financing of the pilot program. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
Feb 05 1997 First reading
Feb 06 Assigned to Public Health & Welfare
Mar 04 To Subcommittee
Committee Public Health & Welfare
Mar 15 Refer to Rules/Rul 3-9(a)
```

SB-0389 PARKER.

from Ch. 23, par. 3395-15
from Ch. 23, par. 3395-20
from Ch. 23, par. 3395-25
from Ch. 23, par. 3395-30
from Ch. 23, par. 3395-35
from Ch. 23, par. 3395-40
from Ch. 23, par. 3395-55
from Ch. 23, par. 3395-60
from Ch. 23, par. 3395-65

Amends the Domestic Abuse of Disabled Adults Intervention Act. Provides that the Guardianship and Advocacy Commission (now the Department of Rehabilitation Services, and beginning July 1, 1997, the Department of Human Services) shall establish a Domestic Abuse Project. Provides that the commission shall estab-

lish a single, statewide, toll free telephone number that persons may use to report alleged or suspected abuse, neglect, or exploitation of disabled adults. Provides that the Domestic Abuse Project shall refer substantiated cases of abuse to a case coordination unit. Provides that the case coordination unit shall develop a service plan for the disabled person. Provides that the Department of Human Services and other State funded entities (now State agencies) shall provide necessary services. Makes other changes.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Public Health & Welfare Feb 26 To Subcommittee

Committee Public Health & Welfare

Mar 15 Refer to Rules/Rul 3-9(a)
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL

Re-referred to Public Health & Welfare

SB-0390 REA.

New Act

Creates the Wine Manufacture Incentive and Marketing Act.

Feb 05 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0391 REA.

New Act

Creates An Act relating to a school construction finance authority. Supplies a short title only.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0392 TROTTER.

305 ILCS 5/4-5

from Ch. 23, par. 4-5

Amends the Illinois Public Aid Code. Requires the Illinois Department of Human Services to provide instruction in parenting skills to every AFDC applicant whose first child is born within one year before or after the applicant first applies for aid. Requires the Department to train caseworkers to communicate the availability of this instruction to AFDC applicants.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Public Health & Welfare

Feb 26 To Subcommittee

Committee Public Health & Welfare

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0393 BERMAN.

225 ILCS 60/4 from Ch. 111, par. 4400-4 725 ILCS 5/119-5 from Ch. 38, par. 119-5

Amends the Medical Practice Act of 1987. Deletes language exempting persons who carry out executions from provisions of the Act regarding disciplinary action. Amends the provisions of the Code of Criminal Procedure of 1963 relating to death sentences and executions. Provides that death is pronounced by the local coroner and certified by a physician, instead of a physician pronouncing death. Provides that health care practitioners may not be required to participate in an execution. Eliminates the requirement that the identity of executioners and others remain confidential. Eliminates the requirement that assistance in executing a death sentence not be construed to constitute the practice of medicine. Provides that only a pharmaceutical supplier, rather than a pharmacist or supplier, is authorized to dispense drugs without a prescription in order to execute a death sentence. Effective immediately.

Feb 05 1997 First reading Referred to Rules

Feb 19
Feb 28
To Subcommittee
Committee Executive
Mar 15
Refer to Rules/Rul 3-9(a)

SB-0394 TROTTER.

New Act

10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2

30 ILCS 105/5.449 new

Creates the Indigent Senior Citizen and Disabled Person Survival Act and amends the Election Code and State Finance Act in connection therewith the Indigent Senior Citizen and Disabled Person Survival Authority to seek funds from the insurance, general contractors, pharmaceutical, food, utilities, and health care industries and the federal government to be used to provide indigent senior citizens and disabled persons with hospital, surgical and medical care, food, and utility services. Provides for the election of 11 members from each congressional district. Provides that the Authority shall negotiate with utility companies, common carriers, communication companies, and other service providers for discounted or flat rates to assist indigent senior citizens and disabled persons to obtain needed services. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal
Feb 05 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0395 LAUZEN.

625 ILCS 5/3-707 from Ch. 95 1/2, par. 3-707

Amends the Illinois Vehicle Code to provide that a law enforcement officer shall have an uninsured motor vehicle impounded. The vehicle may be released upon proof of insurance, the notarized written consent of the vehicle owner, and reimbursement of impoundment costs.

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

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Transportation

Feb 27 Postponed
Mar 05 Postponed
Mar 12 To Subcommittee

Committee Transportation
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0396 FITZGERALD – BERMAN – CLAYBORNE – SYVERSON, DILLARD AND GEO-KARIS.

35 ILCS 5/204 from Ch. 120, par. 2-204

Amends the Illinois Income Tax Act. Provides that the standard exemption basic amount for individuals, the additional amount for individuals, and the amounts of the additional exemptions allowed if a taxpayer or a taxpayer's spouse is 65 years of age or older or blind shall be subject to annual adjustments equal to the percentage of increase in the previous calendar year in the Consumer Price Index for All Urban Consumers for all items published by the Untied States Department of Labor or a successor index adopted by the Department of Revenue by rule. Exempts the additional amounts from the sunset provisions of the Act.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Revenue

Mar 06 Recommended do pass 007-002-000

Placed Calndr Second Reading

Added as Chief Co-sponsor BERMAN Added as Chief Co-sponsor CLAYBORNE

Mar 11 Second Reading

Placed Calndr, Third Reading

Mar 12 Added as Chief Co-sponsor SYVERSON Added As A Co-sponsor DILLARD Mar 12—Cont. Third Reading - Passed 058-000-000

Arrive House

Hse Sponsor BEAUBIEN Placed Calendr, First Reading

First reading Referred to Rules

Mar 13 Added As A Co-sponsor GEO-KARIS

Mar 18 Assigned to Revenue

May 08 Motion Do Pass-Lost 004-000-007

HREV

Remains in CommiRevenue Re-Refer Rules/Rul 9(B)

Nov 14 Alt Primary Sponsor Changed GRANBERG

Joint-Alt Sponsor Changed PANKAU Added As A Joint Sponsor O'BRIEN Added As A Joint Sponsor GIGLIO Added As A Joint Sponsor CROTTY

SR-0397 DEL VALLE.

65 ILCS 5/10-1-18.1 from Ch. 24, par. 10-1-18.1

Amends the Illinois Municipal Code. Requires the Police Board, in municipalities with a population of 1,000,000 or more, to prepare a written record of all of its findings and decisions and the reasons for its findings and decisions. Effective immediately.

Feb 05 1997	First reading	Referred to Rules
Feb 06		Assigned to Local Government & Elections
Feb 26		Held in committee
Mar 05		Postponed
Mar 11		Held in committee
		Committee Local Government & Elections
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0398 OBAMA - DEL VALLE - GARCIA.

65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Redefines "blighted area" to mean any improved or vacant area within the boundaries of a redevelopment project area located within the territorial limits of the municipality where the majority of certain buildings or improvements within the area and the area as a whole exhibit significant evidence of blight because of the presence of a combination of factors or if the area designated is vacant and the sound growth of the taxing district is impaired by certain factors. Redefines "conservation area" to require certain factors to be present throughout the area as a whole so that the municipality can certify that, absent investment that will not occur unless the area is designated as a redevelopment project area, the continued existence of the area constitutes a threat to public safety, health, and welfare and the sound growth of the taxing district and the area will become a "blighted area". Requires a redevelopment plan to include evidence demonstrating that the area on the whole will not be subject to future growth and development without the blighted or conservation area designation. Redefines "redevelopment project" to mean any public and private development or redevelopment project in furtherance of the objectives of a redevelopment plan when the development or redevelopment takes place through the use of incremental revenue or the powers otherwise granted to the municipality. Makes other changes.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Feb 05 1997 First reading Referred to Rules Feb 06 Assigned to Revenue Feb 28 To Subcommittee Mar 06 Postponed

Committee Revenue

Mar 15 Refer to Rules/Rul 3-9(a) SB-0399 **244**

SB-0399 OBAMA – GARCIA – DEL VALLE.

65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3 from Ch. 24, par. 11-74.4-4

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Requires each redevelopment plan to include a commitment to fair employment, an affirmative action plan, a fair housing impact study, and an affordable housing impact study. Sets forth the requirements for the studies. Includes in the definition of "redevelopment project costs" relocation costs to be paid in accordance with the federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970. Requires a municipality to pay an owner of residential property that the municipality acquired by eminent domain an amount in excess of the fair market value as compensatory damages for the involuntary nature of the loss. Requires the municipality to commission as part of a TIF eligibility study, an affordable housing study that includes certain provisions. Makes other changes.

Note(s) That May Apply: Fiscal; Housing Afford; State Mandates
Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Revenue
Feb 28 To Subcommittee
Mar 06 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0400 GARCIA - DEL VALLE - OBAMA.

65 ILCS 5/11-74.4-2 from Ch. 24, par. 11-74.4-2 from Ch. 24, par. 11-74.4-3 from Ch. 24, par. 11-74.4-3 from Ch. 24, par. 11-74.4-4 from Ch. 24, par. 11-74.4-4 from Ch. 24, par. 11-74.4-5 ILCS 5/11-74.4-5 from Ch. 24, par. 11-74.4-5 from Ch. 24, par. 11-74.4-5 from Ch. 24, par. 11-74.4-6

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Requires a copy of an ordinance or resolution that provides for a feasibility study on the designation of an area as a redevelopment project area to be sent to (i) all citizen boards or committees that are part of or oversee the activities of the taxing bodies affected by the designation and (ii) all not-for-profit organizations that are located within or immediately adjacent to the proposed redevelopment district or provide a majority of their services within the proposed district. Sets forth the requirements for mail notifications. Requires at least one sign per square block to be posted in full view of the public within the proposed TIF district and within 0.5 miles of its proposed boundaries at the time the municipality acts to undertake a tax increment financing feasibility study. Requires the municipality to schedule at least 3 public hearings within the proposed TIF district or, if it is not possible to hold the hearings within the TIF district, then as close as possible to its proposed boundaries at the time a municipality initiates a tax increment finance eligibility study or at the time the municipality is notified that a private party intends to undertake an eligibility study. Requires the hearings to be transcribed by a certified court reporter and the municipality to publish its determination of all protests and objections along with the transcript of the hearings. Requires the municipality to notify by mail certain entities, to publish a notification in a newspaper, and to post signs if the municipality makes changes in the redevelopment plan or project that do not substantially affect the general land uses established by the plan. Requires all municipalities (now, municipalities with a population of less than 1,000,000) to notify all members of the joint review board (now, all taxing districts represented on the joint review board) within 90 days after the close of each municipal fiscal year that certain information will be made available no later than 180 days after the close of each municipal fiscal year. Grants the Joint Review Board additional powers. Makes other changes.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Revenue
Mar 06 Postponed

Committee Revenue

Mar 15

Refer to Rules/Rul 3-9(a)

SB-0401 DEL VALLE - OBAMA - GARCIA.

```
65 ILCS 5/11-74.4-2 from Ch. 24, par. 11-74.4-2 from Ch. 24, par. 11-74.4-3 from Ch. 24, par. 11-74.4-3 from Ch. 24, par. 11-74.4-4 from Ch. 24, par. 11-74.4-5 from Ch. 24, par. 11-74.4-5 from Ch. 24, par. 11-74.4-8a
```

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Requires municipalities to deposit 20% of that portion of the annual property tax increment generated by a district that is not required to pay interest on bonds that have been issued for that district and 20% of any bond revenues generated for the district into a special Affordable Housing Fund. Requires the municipality to use the Affordable Housing Fund revenues to preserve or renovate existing low and very low income housing within the district, to finance new construction or rehabilitation of existing buildings or structures to provide replacement housing to low and very low income households, to maintain the affordability of existing, new, or replacement low or very low income housing, to pay for relocation costs of those households that choose to accept relocation, and to construct low or very low income housing adjacent to the district, elsewhere in the municipality, or elsewhere in the State. Requires a municipality to construct replacement housing for all low and very low income households living within a district before taking any action that would cause those households to be displaced from their current residences. Requires municipalities to use affordable housing funds not dedicated to low income housing replacement, improvement, or preservation in a manner that meets the housing demands of the range of low and very low income housing within the municipality. Provides that the municipality shall spend affordable housing funds within the district unless the district does not currently or will not after redevelopment contain residential uses. Grants municipalities the authority to spend funds deposited in the affordable housing fund outside the district subject to certain guidelines. Allows the municipality to spend up to 70% of affordable housing funds outside the district. Makes other changes.

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

```
Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Revenue
Mar 06 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)
```

SB-0402 HALVORSON.

```
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. Provides that a prisoner committed to the Illinois Department of Corrections shall not receive free of charge health care or the use of telephones. Prohibits prisoners in Department facilities from having access to cable television service and exercise equipment.

Feb 05 1997	First reading	Referred to Rules
Feb 06	· ·	Assigned to Judiciary
Feb 27		To Subcommittee
		Committee Judiciary
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0403 SMITH.

New Act

Creates the Disclosure of Ingredients in Tobacco Products Act. Provides that any manufacturer of cigarettes, snuff, or chewing tobacco shall provide the Department of Public Health with an annual report that lists for each brand of product sold specified information.

```
Note(s) That May Apply: Fiscal
Feb 05 1997 First reading
Feb 06 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive
```

May 31 Ruled Exempt Under Sen Rule 3-9(a)
Ruled Exempt Under Sen Rule 3-9(B) SRUL
Re-referred to Executive

SB-0404 SMITH - LINK, TROTTER AND SHAW.

20 ILCS 2310/55.84 new

Amends the Civil Administrative Code with respect to the powers and duties of the Department of Public Health. Requires the Department to conduct an information campaign for the general public to promote breast feeding of infants by their mothers.

SENATE AMENDMENT NO. 1.

Allows, rather than requires, the Department to conduct the information campaign on breast feeding.

FISCAL NOTE (Dpt. Public Health)

No fiscal implications to DPH.

STATE MANDATES FISCAL NOTE (DCCA)

SB 404 fails to create a State mandate.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to State Government

Operations

Mar 13 Amendment No.01 STATE GOVERN S Adopted

Recommnded do pass as amend

008-000-000

Placed Calndr, Second Reading

Mar 17 Second Reading

Placed Calndr, Third Reading Added As A Co-sponsor TROTTER Added As A Co-sponsor SHAW

Mar 18 Filed with Secretary

Amendment No.02 GARCIA

-SMITH

Amendment referred to SRUL

Mar 19 Amendment No.02 GARCIA

-SMITH

Rules refers to SGOA
Mar 20 Amendment No.02 GARCIA

GARCIA -SMITH

Held in committee

Calendar Order of 3rd Rdng 97-03-18

Added as Chief Co-sponsor LINK Third Reading - Passed 057-000-000 Tabled Pursuant to Rule5-4(A) SA 02 Third Reading - Passed 057-000-000

Mar 21 Arrive House

Apr 23

Placed Calendr, First Reading

Apr 15 Hse Sponsor JONES, SHIRLEY

First reading Referred to Rules
Apr 16 Added As A Joint Sponsor MCKEON

Added As A Joint Sponsor MCKEON Added As A Joint Sponsor BOLAND

Assigned to Human Services

May 01 Fiscal Note Filed

May 07 Committee Human Services
Fiscal Note Requested ZICKUS
St Mandate Fis Nte ReqZICKUS

Do Pass/Short Debate Cal 010-000-000

Placed Cal 2nd Rdg-Sht Dbt

May 08 St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt

May 09 Added As A Joint Sponsor DAVIS, MONIQUE May 12 Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt

May 13 3rd Rdg-Sht Dbt-Pass/Vot117-000-000

Passed both Houses
Jun 11 Sent to the Governor

Jul 28 Governor approved
PUBLIC ACT 90-0244 Effective date 98-01-01

SB-0405 SMITH.

20 ILCS 605/46.69 new

Amends the Civil Administrative Code of Illinois. Allows the Department of Commerce and Community Affairs to establish, with the advice of members of the business community, a family-friendly workplace initiative. States that the Department may develop a program to annually collect information regarding the State's private or public eligible employers with 50 or fewer employees and private or public eligible employers with 51 or more employees in the State providing the most family-friendly benefits to their employees. Provides that the employers may be recognized with annual "family-friendly workplace" awards and a Statewide information and advertising campaign publicizing the employers' awards, their contributions to family-friendly child care, and the methods they used to improve the dependent care experiences of their employees' families. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading

Feb 06

Mar 13

Mar 15

Referred to Rules Assigned to State Government

Operations Held in committee

Committee State Government Operations

Refer to Rules/Rul 3-9(a)

SB-0406 RAUSCHENBERGER.

205 ILCS 690/1

205 ILCS 690/5

205 ILCS 690/15 new

205 ILCS 690/20 new

205 ILCS 690/25 new

205 ILCS 690/30 new

205 ILCS 690/35 new

205 ILCS 690/36 new 205 ILCS 690/37 new

205 ILCS 690/38 new

205 ILCS 690/39 new

Amends the Check Number Act. Changes the short title to the Check Printer and Check Number Act. Provides that persons not affiliated with a financial institution and engaged in the business of printing checks must register with the Commissioner of Banks and Real Estate. Requires these check printers to verify the name, address, telephone number, and social security number of check purchasers and to refuse to distribute ordered checks if the information cannot be verified. Requires these check printers to post a bond. Creates a civil cause of action for persons damaged by a check printer's failure to verify. Authorizes minimum damages of \$1,000 plus attorneys' fees. Provides that making a false statement on the registration form is a Class 3 felony. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 205 ILCS 690/21 new

Amends the Check Number Act. Expands the definition of "financial institution" to include credit unions and entities of which at least 50% is owned by a financial institution. Authorizes the Commissioner to impose and collect fees.

FISCAL NOTE, S-AM 1 (Office of Banks & Real Estate) The number of entities which would need to register under SB406 is not known, but if one assumes that 200 check printers would be registered, OBRE estimates start-up costs of about \$25,000, plus annual expenditures of \$10,000 to contact registrants, maintain files, print forms, issue certificates and monitor compliance with bonding requirements. The bill authorizes the Commissioner to impose and collect fees for the ad-

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Feb 05 1997 First reading

Feb 06

ministration of the Act.

Feb 28

Referred to Rules Assigned to Financial Institutions

Postponed

Mar 06	Amendment No.01	FINANC. INST. S Adopted Recommnded do pass as amend 008-000-000
	Placed Calndr, Second Read	dng
Mar 18	Second Reading	
	Placed Calndr, Third Readi	nσ
Mar 19	Third Reading - Passed 056	
14141 17	Arrive House	000 000
	Placed Calendr, First Read	20
Mar 25	Hse Sponsor CHURCHIL	
		Referred to Rules
Apr 08	First reading	21-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
Apr 09	A 11 1 A A T 1 . G	Assigned to Financial Institutions
Apr 22	Added As A Joint Sponsor	
Apr 25	Added As A Joint Sponsor	
Apr 30		Do Pass/Short Debate Cal 022-000-001
	Placed Cal 2nd Rdg-Sht Di	
	Added As A Joint Sponsor	
May 01		Fiscal Note Requested DEERING
		St Mandate Fis Nte ReqDEERING
	Cal Ord 2nd Rdg-Shr Dbt	
May 07		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
May 12		St Mandate Fis Nte Req-Wdrn
	Second Reading-Short Deb	ate
	Pld Cal Ord 3rd Rdg-Sht I	Obt
May 13	3rd Rdg-Sht Dbt-Pass/Vot	116-001-000
•	Passed both Houses	
	Added As A Joint Sponsor	GASH
Jun 11	Sent to the Governor	
Jul 23	Governor approved	
	PUBLIC ACT 90-0184	Effective date 97-07-23
5 ILCS 5/4-1	from Ch. 4	3, par. 110

235 ILCS 5/4-1	from Ch. 43, par. 110
235 ILCS 5/5-1	from Ch. 43, par. 115
235 II CS 5/6-31 new	• •

Amends the Liquor Control Act of 1934. Provides that a retailer's licensee who regularly and primarily takes orders, solicits sales, or makes sales of alcoholic liquor through telephone or mail orders and delivers that alcoholic liquor to a location outside the jurisdiction of the local licensing authority shall maintain records and file reports with the State Commission. Effective immediately.

Feb 05 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities

Mar 05 Postponed Mar 12 Postponed

Committee Licensed Activities Mar 15 Refer to Rules/Rul 3-9(a)

SB-0408 CULLERTON.

765 ILCS 125/1 from Ch. 30, par. 1051

Amends provisions of the Entry on Adjoining Land to Accomplish Repairs Act authorizing an action by the owner of a single family residence to compel the owner of adjoining land to permit entry to accomplish repairs to the residence. Provides that "single family residence" includes real estate that has been submitted to the Condominium Property Act and contains units used as single family residences.

HOUSE AMENDMENT NO. 1.

Adds reference to: 765 ILCS 605/19 from Ch. 30, par. 319

Amends the Condominium Property Act. Changes some of the types of records that the board of managers of an association must maintain. Provides that the records shall be maintained at the association's principal office. Provides that in an action to compel examination of these certain records, the burden of proof is on the member to establish that the member's request is based on a proper purpose and adds a limitation to recovering attorney's fees and costs from the association, allowing recovery only if the court finds that the board of directors acted in bad faith.

Provides that the actual cost of retrieving and making requested records available for inspection and examination shall be charged to the requesting member (instead of just copying costs). Provides that certain records need not be made available for inspection, examination, and copying. Provides that the provisions concerning records of the association are applicable to all condominium instruments recorded under the Act. Makes other changes. Effective immediately.

FISCAL NOTE, H-AM 1 (Office of III. Courts)
There will be no fiscal impact on the Judicial Branch.
JUDICIAL NOTE, H-AM 1
It is not possible to determine what impact the bill will have on the need to increase the number of judges in the state.
STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)
Fails to create a State mandate.
HOME RULE NOTE, H-AM 1
Does not preempt home rule authority.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 1.

Recommends that the bill be further amended as follows:

Adds reference to: 735 ILCS 5/9-104.1 from Ch. 110, par. 9-104.1 735 ILCS 5/9-104.2 from Ch. 110, par. 9-104.2

Amends the Forcible Entry and Detainer Article of the Code of Civil Procedure. Provides that in matters dealing with demand notices given to condominium owners or purchasers of lands or tenements, service of the demand by registered or certified mail shall be deemed effective upon deposit in the United States mail with proper postage prepaid and addressed to the last known address of the person being served. Provides that the board of managers of a condominium association may serve a tenant of a defaulting owner of a unit within that association with a copy of the notice sent to the owner that the board intends to maintain an action for possession of the condominium and thereby seek to simultaneously terminate the lease between the defaulting owner and tenant. Provides that if the action seeking possession is brought against the defaulting owner only, the board may thereafter serve the tenant with notice of the judgment against the owner and a demand to quit the premises at least 10 days prior to filing suit. Makes other changes.

ii icasi 10 uay:	s prior to ming suit. Make	s offici changes.
Feb 05 1997	First reading	Referred to Rules
Feb 19		Assigned to Judiciary
Mar 05		Recommended do pass 007-001-000
	Placed Calndr, Second Read	dng
Mar 11	Second Reading	•
	Placed Calndr, Third Readi	ng
Mar 18	Third Reading - Passed 04:	
	Arrive House	
	Placed Calendr, First Read	ng
	Hse Sponsor ERWIN	
	First reading	Referred to Rules
Mar 21		Assigned to Judiciary I - Civil Law
Apr 24	Alt Primary Sponsor Chan	
ripi 2.	Added As A Joint Sponsor	ERWIN
Apr 30	Amendment No.01	JUD-CIVIL LAW H Adopted
Ttp: 50		Do Pass Amend/Short Debate
		011-000-000
	Placed Cal 2nd Rdg-Sht D	
	Thursd Can Zha Rug Shi Z	Fiscal Note Requested AS
		AMENDED/CROSS
		St Mandate Fis Nte RegAS
		AMENDED/CROSS
		Judicial Note Request AS
		AMENDED/CROSS
	Cal Ord 2nd Rdg-Shr Dbt	Thirte (DED) Choos
May 08	car ora zna Rag om Dor	Fiscal Note Filed
Way oo		Judicial Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	Judicial 140to 1 nod
May 09	Car Old Zha Rag Shi Dot	St Mandate Fis Note Filed
1,14, 07		Home Rule Note Filed
		*10110 11410 11010 11104

Cal Ord 2nd Rdg-Shr Dbt

May 12	Second Reading-Short Deb	
	Pld Cal Ord 3rd Rdg-Sht I	Obt
May 13	3rd Rdg-Sht Dbt-Pass/Vot	1112-001-000
May 14	Sec. Desk Concurrence 01	
May 19	Filed with Secretary	Mtn concur - House Amend
• • • • •	Motion referred to	SRUL
May 20	Rules refers to	Mtn concur - House Amend SJUD
May 21		Mtn concur - House Amend
		Be approved consideration
		Mtn non-concur - Hse Amend
	S Noncorr in H Amend. O Arrive House))
	Placed Cal Order Non-con	our O1
May 22	Flaced Cal Order Non-Con	MTN REFUSE RECEDE-HSE
11111 22		AMEND
	H Refuses to Recede Amer	· · · · · · · · · · · · · · · · · · ·
	H Requests Conference Co	
	Hse Conference Comm Ap	ptd 1ST/FEIGENHOLTZ,
		DART, HANNIG,
Mar. 27	San Assada Dag Conf Com	CHURCHILL & CROSS
May 27	Sen Accede Req Conf Con Sen Conference Comm Ap	III 151 ptd 1ST/HAWKINSON
	Sen Conterence Comm Ap	DILLARD, PETKA,
		CULLERTON, SHAW
May 29	Filed with Secretary	,
		Conference Committee Report
	Conf Comm Rpt referred t	o SRUL
	House report submitted Conf Comm Rpt referred t	o 1CT/UDIU
	Com Comm Rpt referred t	Conference Committee Report
	Rules refers to	SJUD
May 30		Conference Committee Report
	Rules refers to	HJUA
	House report submitted	
May 31		Conference Committee Report
	House Conf. report Adopte	Be approved consideration
	House com. report Adopte	Conference Committee Report
		Be approved consideration
	Senate report submitted	
	Senate Conf. report Adopt	ed 1ST/056-001-000
	Both House Adoptd Conf	rpt ISI
Jun 27	Passed both Houses Sent to the Governor	
Aug 18	Governor approved	
1105 10	Governor approved	GENERALLY
		SOME PARTS
	Effective date 97-08-18	
	Effective date 98-01-01	
	PUBLIC ACT 90-0496	
0409 CULLI	ERTON.	

SB-0

625 ILCS 5/11-1516 new

Amends the Illinois Vehicle Code. Provides that it is unlawful for a person under the age of 18 to operate or to be a passenger on a bicycle unless he or she wears a bicycle helmet. Provides for a fine of \$25 for a violation.

Feb 05 1997 Referred to Rules First reading Feb₀₆ Assigned to Transportation Feb 27 Postponed Mar 05 Held in committee Committee Transportation Mar 15 Refer to Rules/Rul 3-9(a)

SB-0410 GARCIA.

750 ILCS 5/202 750 ILCS 5/203.5 new from Ch. 40, par. 202

251

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that a marriage license application form shall ask whether either party to the proposed marriage owes delinquent court-ordered child support. If so, or if either party refuses to answer the question, no marriage license shall be issued. Provides that the county clerk shall provide a document prepared by the Illinois Department of Public Aid explaining delinquent child support and penalties for a false response to the question. Provides that the Department of Public Aid and the circuit clerk may compare marriage license applications to their records and if a discrepancy is found may report the apparent violation of the law to the appropriate authorities. Submitting a false answer to a question on the marriage license application form regarding delinquent court-ordered child support is a Class A misdemeanor.

Note(s) That May Apply: Correctional; Fiscal; State Mandates
Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
Feb 27 Postponed
Mar 05 Postponed
Mar 12 Postponed
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0411 GARCIA.

410 ILCS 315/4 new 410 ILCS 315/5 new

Amends the Communicable Disease Prevention Act. Requires the Department of Public Health to establish a statewide childhood immunization registry. Requires health care professionals who have direct or supervisory responsibility for administering immunizations to register with the Department their intent to administer immunizations to persons under age 22 and to report the administration of such immunizations; makes failure to register or report a petty offense punishable by a fine of \$25.

Note(s) That May Apply: Fiscal
Feb 05 1997 First reading
Feb 19 Assigned to Public Health & Welfare
Mar 04 Held in committee
Mar 11 Held in committee
Committee Public Health & Welfare
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0412 GARCIA.

720 ILCS 675/1 from Ch. 23, par. 2357

Amends the Sale of Tobacco to Minors Act to provide that the sale or distribution at no charge of cigarettes from a lunch wagon engaging in any sales activity within 1,000 feet of any public or private elementary or secondary school grounds is prohibited.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL
Re-referred to Executive

SB-0413 GARCIA.

720 ILCS 675/1 from Ch. 23, par. 2357

Amends the Sale of Tobacco to Minors Act to provide that a distributor of tobacco products by mail shall obtain a statement that an addressee is 18 years of age or older. Provides that the distributor shall inform the addressee that the distributor is prohibited from distributing tobacco products to minors under 18 years of age.

Re-referred to Executive

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive
Mar 15 Ruled Exempt Under Sen Rule 3-9(B) SRUL

SB-0414 252

SB-0414 GARCIA - DEL VALLE.

110 ILCS 305/7 from Ch. 144, par. 28

Amends the University of Illinois Act. Requires the Board of Trustees to hold public hearings on the Chicago campus of the University of Illinois before acquiring an interest in land, buildings, or facilities in a described area on or adjacent to that Chicago campus and before entering into any contract or agreement for the sale, lease, or development of or the construction or removal of improvements on such land, buildings, or facilities. Prescribes the type of notice required to be given of each public hearing. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal
Feb 05 1997 First reading
Feb 19
Mar 05
Mar 12
Held in committee
Committee Education
Mar 15

SB-0415 DILIARD.
5 ILCS 315/15.2 new

5 ILCS 315/15.2 new
70 ILCS 3605/28a from Ch. 111 2/3, par. 328a
70 ILCS 3605/28a.5 new
70 ILCS 3615/2.15 from Ch. 111 2/3, par. 702.15
70 ILCS 3615/2.16 from Ch. 111 2/3, par. 702.16
70 ILCS 3615/2.18 from Ch. 111 2/3, par. 702.18
70 ILCS 3615/2.19 from Ch. 111 2/3, par. 702.19

Amends the Metropolitan Transit Authority Act. Deletes current provisions regarding employees and collective bargaining agreements. Provides that the Chicago Transit Board shall bargain collectively and enter into agreements with its employees regarding wages, salaries, hours, working conditions, and pension or retirement provisions but shall not bargain collectively or enter into written agreements regarding management rights. Provides that if the Board of the Regional Transportation Authority does not approve the budget, the collective bargaining agreement shall, rather than may, be reopened and the terms shall, rather than may, be renegotiated to achieve approval of the amended budget. Provides guidelines for the Board to follow in the event it chooses to contract transportation or related services out to an independent contractor selected through a competitive procurement process. Amends the Regional Transportation Authority Act. Provides that the RTA shall ensure that every employee of the CTA shall receive fair and equitable protection in terms of labor agreements. Provides that the board of arbitration may not render decisions on inherent management rights. Provides factors the board of arbitration shall consider in disputes regarding the making or maintaining of a collective bargaining agreement. Amends the Illinois Public Labor Relations Act by providing that in the case of inconsistencies between that Act and the changes made by this amendatory Act, the changes made by this amendatory Act shall take precedence. Effective immediately.

Feb 05 1997 First reading Referred to Rules
Feb 19 Assigned to Transportation
Feb 27 Postponed
Mar 05 Postponed
Mar 12 Postponed
Committee Transportation
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0416 DILLARD.

70 ILCS 210/1 from Ch. 85, par. 1221

Amends the Metropolitan Pier and Exposition Authority Act concerning the short title. Adds a caption and makes a technical change.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

253 SB-0417

SB-0417 MADIGAN - FARLEY.

New Act

Creates the Employee Leasing Company Act to ensure that an employer that leases its workers obtains workers' compensation insurance coverage for all of its employees and that premium is paid commensurate with exposure and anticipated claim experience. Provides that an employee leasing company shall obtain a license from the Department of Insurance. Provides for registration in order to obtain a license. Provides that it is the employee leasing company's responsibility to purchase and maintain a separate policy providing standard worker's compensation and employers' liability insurance for each client company. Provides that a violation of the Act is grounds for cancellation or nonrenewal of a workers' compensation insurance policy. Provides that insurers shall audit policies issued under this Act. Contains other provisions.

SENATE AMENDMENT NO. 1.

Defines "long-term temporary arrangement". Provides that an employee leasing company may not engage in business in this State without first registering with the Department of Insurance (instead of without first obtaining a license from the Department). Provides that the registration shall include a list of the officers and directors of the company (instead of listing each and every person or entity who owns or owned a 5% or greater interest in the business). Provides that each registrant shall pay to the Department upon each renewal annually (instead of every 3 years) a registration fee of \$500 (instead of \$1,000). Removes the provision that prohibits registered organizations from referring to the registration in advertisements, marketing material, or publications. Provides that if any person is aggrieved by the misconduct of a registrant, that person may maintain an action (instead of maintaining an action, for misconduct of a licensee, in the person's own name upon the bond of the licensee or an amount not to exceed \$100,000). Removes the provision that allows the Department to adjust any premiums when warranted. Provides that a person or entity that deprives one or more insurers of premiums otherwise properly payable commits a Class A misdemeanor (instead of a business offense). Includes failing to remit premiums on behalf of a client company and otherwise converting money or other funds remitted by the client company for payroll, insurance premiums, or other benefits in this penalty provision. Provides that upon conviction the person or entity shall be subject to restitution and a fine of \$1,000 or the amount specified in the offense, whichever is greater (instead of a fine of not to exceed \$1,000 for a natural person and not to exceed \$5,000 for an organization).

HOUSE AMENDMENT NO. 1.

Provides that the term "employee leasing arrangement" means an arrangement whereby one business leases all or a majority (instead of all or a significant) number of its workers from another business. Provides that the term "lessee" or "client company" means an entity that obtains all or a majority (instead of all or part) of its work force from another entity through an employee leasing arrangement. Provides that the term "long-term temporary arrangement" means an arrangement where all or a majority (instead of significant number) of employees from one company are leased to another for a certain period. Provides that an insurer may require an employee leasing company (instead of making it the employee leasing company's responsibility) to purchase and maintain a separate policy providing standard workers' compensation and employers' liability insurance for each client company. Moves the provisions requiring an employee leasing company to maintain and furnish to the insurer sufficient information to permit the calculation of an experience modification factor and requires the experience modification to be utilized in the calculation of any premium charged to the client company or lessee. Removes the provisions concerning civil penalties. Adds provisions requiring the Director of Insurance to issue an order to an employee leasing company stating the grounds upon which the removal of the registrant's eligibility is based and provides for a hearing. Makes other changes.

Note(s) That May Apply: Fiscal Feb 05 1997 First reading

Feb 06 Mar 14	Assigned to Commerce & Industry Recommended do pass 009-000-000
	Placed Calndr, Second Reading
Mar 18	Filed with Secretary
	Amendment No.01 DILLARD
	Amendment referred to SRUL
	Amendment No.01 DILLARD
Mar 19	Rules refers to SCED
Mar 19	Amendment No.01 DILLARD Be adopted
	Second Reading
	Amendment No.01 DILLARD Adopted
	Placed Calndr, Third Reading
	Added as Chief Co-sponsor FARLEY
Mar 20	Third Reading - Passed 049-004-003
Mar 21	Arrive House
	Hse Sponsor CROSS
	First reading Referred to Rules
Apr 08	Assigned to Labor & Commerce
Apr 09	Added As A Joint Sponsor KENNER
Apr 18	Added As A Joint Sponsor WOOD Amendment No.01 LABOR-CMRC H Adopted
May 01	Amendment No.01 LABOR-CMRC H Adopted 019-000-000
	Do Pass Amend/Short Debate
	015-004-002
	Placed Cal 2nd Rdg-Sht Dbt
May 06	Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
May 08	3rd Rdg-Sht Dbt-Pass/Vot085-029-002
	Added As A Joint Sponsor CLAYTON
May 09	Sec. Desk Concurrence 01
May 16	Filed with Secretary
May 19	Mtn non-concur - Hse Amend S Noncncrs in H Amend. 01
Way 19	Arrive House
	Placed Cal Order Non-concur 01
May 31	MTN REFUSE RECEDE-HSE
1114) 01	AMEND
	H Refuses to Recede Amend 01
	H Requests Conference Comm 1ST
	Hse Conference Comm Apptd 1ST/SCHAKOWSKY,
	TURNER, ART, HANNIG
	CHURCHILL & CROSS
0-+ 20	Sen Accede Req Conf Comm 1ST
Oct 29	Sponsor Removed DILLARD Chief Sponsor Changed to MADIGAN
	Chief Sponsor Changed to MADIOAN

SB-0418 CULLERTON - SMITH.

20 ILCS 1705/69 new

Amends the Department of Mental Health and Developmental Disabilities Act (short title changed to Mental Health and Developmental Disabilities Administrative Act effective July 1, 1997). Allows the Department of Human Services as successor to the Department of Mental Health and Developmental Disabilities to install closed circuit televisions in institutions supervised or operated by the Department to monitor patients in those institutions. Effective July 1, 1997.

SENATE AMENDMENT NO. 1.

Allows the Department of Human Services to install closed circuit televisions only in quiet rooms in institutions to monitor patients.

FISCAL NOTE (DMHDD)
There will be no fiscal impact

There will be no fiscal impact on this Dept.
STATE MANDATES FISCAL NOTE (DCCA)

SB418 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Provides that the monitoring by closed circuit television shall not be construed to supersede or interfere with any existing provisions in the Mental Health and Developmental Disabilities Code concerning the observation and monitoring of patients.

Note(s) T	нат Мау Аі	PPLY: Fiscal		
		st reading	Referred to Rules	
Feb 0		or 1020mg	Assigned to Public Health	& Welfare
Feb 2			Postponed	cc chare
Mar C			Postponed	
Mar 1		Amendment No.01	PUB HEALTH S	Adopted
14141 1	. 1	Amendment No.01	Recomminded do pass as a	
			010-000-000	Hicha
	DI	aced Calndr,Second Read		
Mar 1		lded as Chief Co-sponsor		
Mar 1		cond Reading	SMITH	
IVIALI		aced Calndr,Third Readir	20	
Mar 1	116 Th	ird Reading - Passed 057	18 18	
14141 1	10 11	rive House	-000-000	
		aced Calendr, First Readn	~	
		se Sponsor FEIGENHOL		
Mar 2		st reading	Referred to Rules	
			Assigned to Human Service	es
Apr 3	U		Fiscal Note Filed	
M (31		Committee Human Service	
May (10.10.101.01.01	Do Pass/Short Debate Cal	011-000-000
M		aced Cal 2nd Rdg-Sht Db		,
May (1 O-1 2-1 D1- C1- D1-	St Mandate Fis Note Filed	1
M (Ord 2nd Rdg-Shr Dbt	211 37 4	
May (Ided As A Joint Sponsor S		
May (J8	Amendment No.01 Amendment referred t	FEIGENHOLTZ	
	C		O HRUL	
May (. Ca	d Ord 2nd Rdg-Shr Dbt cond Reading-Short Deba	-4	
May	<i>)</i> 9 36	Amendment No.01		
		Amendment No.01	FEIGENHOLTZ	
	U,	ald 2nd Ddg Short Dahate	Be adopted	
May :		eld 2nd Rdg-Short Debate Amendment No.01	FEIGENHOLTZ	Adopted
Way .		d Cal Ord 3rd Rdg-Sht D		Auopieu
May :		d Rdg-Sht Dbt-Pass/Vot		
May		c. Desk Concurrence 01	113-000-000	
May		ed with Secretary		
Way .	10 11	ed with Secretary	Mtn concur - House Amer	nd
		Motion referred to	SRUL	iu
May	10	Motion referred to	Mtn concur - House Amer	nd.
Way .	19	Rules refers to	SPBH	iu
May	20	Rules leters to	Mtn concur - House Amer	s.d
Way .	20			iu
May	21		Be adopted Mtn concur - House Amer	ad.
May 2		Concurs in H Amend. 01		iu
		ssed both Houses	030-000-000	
Jun 19		nt to the Governor		
Aug 1				
Aug I		overnor approved PUBLIC ACT 90-0444	Effective date 97-08-16	
			Enecuve date 97-00-10	
SR.0410	CHILERT	ON		

SB-0419 CULLERTON.

Appropriates \$1, or so much of that amount as may be necessary, to the Department of Human Services for the installation of closed circuit televisions in institutions supervised or operated by the Department. Effective July 1, 1997.

s supervised or	operated by the l	Department. Effective July 1, 1997.	
Feb 05 1997	First reading	Referred to Rules	
Feb 06	_	Assigned to Appropriations	
Apr 26		Refer to Rules/Rul 3-9(a)	

SB-0420 BERMAN.

(105 ILCS 5/1-3)

Amends the School Code to make a technical change in a definitions Section.

Feb 05 1997	First reading	Referred to Rules
Feb 06	Ü	Assigned to Education
Mar 12		Postponed
		Committee Education
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0421 **256**

SB-0421 BERMAN.

105 ILCS 5/34-2.3b

Amends the School Code. Eliminates a requirement that LSC training be provided through Chicago-area universities at the direction of the Dean of the College of Education at the University of Illinois at Chicago. Instead requires LSC training to be at the direction of the board. Effective immediately.

FISCAL NOTE, ENGROSSED (State Board of Education) SB421 neither increases nor decreases amount of training; there may be some cost savings for Chi. Sch. Dist. #299. STATE MANDATES FISCAL NOTE, ENGROSSED (SBE) No change from SBE fiscal note, engrossed. STATE DEBT NOTE, ENGROSSED SB421, engrossed, would not impact the level of State debt. Feb 05 1997 First reading Referred to Rules Feb 06 Assigned to Education Feb 27 Recommended do pass 010-000-000 Placed Calndr, Second Reading Feb 28 Second Reading Placed Calndr, Third Reading Mar 06 Third Reading - Passed 056-000-000 Mar 07 Arrive House Placed Calendr, First Reading Mar 10 Hse Sponsor CURRIE First reading Referred to Rules Mar 11 Assigned to Elementary & Secondary Education Mar 14 Added As A Joint Sponsor RONEN Apr 30 Fiscal Note Requested BLACK St Mandate Fis Nte ReqBLACK Committee Elementary & Secondary Education May 01 Do Pass/Short Debate Cal 021-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Filed May 05 St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt State Debt Note Filed AS May 06 **ENGROSSED** Cal Ord 2nd Rdg-Shr Dbt May 08 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 09 Verified 3rd Rdg-Sht Dbt-Pass/Vot060-054-001 Passed both Houses

SB-0422 SEVERNS.

15 ILCS 20/38.3

Jun 06

Jul 11

Amends the Civil Administrative Code of Illinois. Adds to the Responsible Education Funding Law in the Code a provision that requires the aggregate supplemental appropriations made from the General Revenue Fund for elementary and secondary education for a fiscal year to bear to the aggregate supplemental appropriations made from the General Revenue Fund for all purposes for that fiscal year a ratio that is not less than the ratio which the aggregate non-supplemental General Revenue Fund appropriations for elementary and secondary education for the fiscal year bear to the aggregate non-supplemental General Revenue Fund appropriations for all purposes for that fiscal year. Defines supplemental appropriations. Effective immediately.

PUBLIC ACT 90-0100 Effective date 97-07-11

Sent to the Governor

Governor approved

NOTE(s) THAT MAY APPLY: Fiscal Feb 05 1997 First reading Feb 06 Mar 12

Referred to Rules Assigned to Education Held in committee Committee Education Mar 15

Refer to Rules/Rul 3-9(a)

SB-0423 FITZGERALD - WATSON - REA - BOWLES - WELCH, MYERS, J, SEVERNS, JACOBS AND DEMUZIO.

5 ILCS 375/2	from Ch. 127, par. 522
5 ILCS 375/3	from Ch. 127, par. 523
5 ILCS 375/6.9 new	· -
5 ILCS 375/6.10 new	
5 ILCS 375/15	from Ch. 127, par. 535
40 ILCS 15/1.4 new	
110 ILCS 805/2-16.02	from Ch. 122, par. 102-16.02
30 ILCS 805/8.21 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 January 1, 1999. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

There would be no fiscal impact, but there would be a need for an additional appropriation in an amount that has not been determined.

SENATE AMENDMENT NO. 2.

Delays the starting date of the program by 6 months. Excludes employees of the Chicago community college district and restores the retiree health insurance grant for that district. Adds provisions relating to existing health benefit plans subject to collective bargaining agreements.

SENATE AMENDMENT NO. 3.

Restores the retirees health insurance grant for the Chicago community college district.

PENSION NOTE

No change from previous pension note.

STATE MANDATES FISCAL NOTE, AMENDED (Community College Bd.)

There would be no fiscal impact to the state from this bill. FISCAL NOTE, AMENDED (Ill. Community College Bd.)

There will be no fiscal impact to the state on this bill.

HOUSE AMENDMENT NO. 2. (House recedes May 31, 1997)

Changes the effective date to July 1, 1997.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 2.

Recommends that the bill be further amended as follows:

Allows for a decrease in benefits. Increases contributions and costs. Provides for an actuarially sound reserve. Requires the agreement of the affected retirees before certain health benefits plans arising under collective bargaining agreements may be modified. Makes other changes.

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

Feb 05 1997	First reading	Referred to Rules
Feb 19		Assigned to Insurance & Pensions
Feb 27	Added as Chief Co-sponsor	r WATSON
Mar 04	_	Recommended do pass 006-000-004
	Placed Calndr, Second Rea	dng
Mar 05	Second Reading	
	Placed Calndr, Third Read	ing
Mar 12	Added as Chief Co-sponsor	r ŘEA
Mar 14	Added as Chief Co-sponsor	r BOWLES
	Added as Chief Co-sponsor	r WELCH
Mar 18	Added As A Co-sponsor M	[YERS,J
	Filed with Secretary	
	Amendment No.01	FITZGERALD

Mar 18Cont.		o SRUL	
	Filed with Secretary	FITZGERALD	
	Amendment No.02 Amendment referred t		
	Amendment No.02	FITZGERALD	
	Rules refers to	SINS	
14 10		Pension Note Filed	
Mar 19	Amendment No.02	FITZGERALD	
	Filed with Secretary	Be adopted	
	Amendment No.03	FITZGERALD	
	Amendment referred t		
	Amendment No.03	FITZGERALD	
	Recalled to Second Reading	Be approved consideration	
	Amendment No.02	FITZGERALD	Adopted
	Amendment No.03	FITZGERALD	Adopted
3.6 00	Placed Calndr, Third Readin		
Mar 20	Added As A Co-sponsor SE		
	Added As A Co-sponsor JA Added As A Co-sponsor DE		
	Third Reading - Passed 055		
	Tabled Pursuant to Rule5-4		
3.5 0.1	Third Reading - Passed 055	-000-000	
Mar 21	Arrive House Hse Sponsor HANNIG		
	First reading	Referred to Rules	
Apr 08		Assigned to Personnel & F	Pensions
Apr 11		Pension Note Filed	
M01	Added As A Taims Changes 1	Committee Personnel & P	ensions
May 01 May 08	Added As A Joint Sponsor	Do Pass/Short Debate Ca	1.013-000-000
May 00	Placed Cal 2nd Rdg-Sht Db		1015 000 000
	•	Fiscal Note Requested HO	
	Col Ord 2nd Bdo She Dhe	St Mandate Fis Nte ReqF	IOEFT
May 09	Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor	DAVIS MONIQUE	
May 12	riddd ris ri yome bponsor	St Mandate Fis Note File	1
	Cal Ord 2nd Rdg-Shr Dbt		
May 12	Added As A Joint Sponsor	MCKEON Fiscal Note Filed	
May 13	Second Reading-Short Deba		
	Held 2nd Rdg-Short Debate		
May 14	Amendment No.01	HANNIG	
	Amendment referred t		
May 15	Held 2nd Rdg-Short Debate Amendment No.01	e HANNIG	
May 15	Amendment 140.01	Be adopted	
	Amendment No.02	HANNIG	
	Amendment referred t		
	Amendment No.02	HANNIG Pandonted	
	Amendment No.01	Be adopted HANNIG	Withdrawn
		HANNIG	Adopted
	Pld Cal Ord 3rd Rdg-Sht D	bt	
3.5	3rd Rdg-Sht Dbt-Pass/Vot	116-000-000	
May 16 May 19	Sec. Desk Concurrence 02		
May 19	Filed with Secretary	Mtn non-concur - Hse Am	end
May 20	S Noncners in H Amend. 02		
•	Arrive House		
May 22	Placed Cal Order Non-conc		e nee
May 22		MTN REFUSE RECEDI	L-FISE
	H Refuses to Recede Amen		
	H Requests Conference Con	nm 1ST	
	Hse Conference Comm App	otd 1ST/HANNIG,	
		MURPHY, ERWIN, CHURCHILL & HOE	TT

Sen Accede Reg Conf Comm 1ST May 27 Sen Conference Comm Apptd 1ST/FITZGERALD, MADIGAN, WALSH, T. JACOBS, MOLARO May 29 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 SINS May 30 Conference Committee Report **HPPN** Rules refers to House report submitted May 31 Conference Committee Report Be approved consideration Added As A Joint Sponsor FANTIN House Conf. report Adopted 1ST/118-000-000 Conference Committee Report Be approved consideration Senate report submitted Senate Conf. report Adopted 1ST/058-000-000 Both House Adoptd Conf rpt 1ST Passed both Houses Jun 27 Sent to the Governor Aug 18 Governor approved PUBLIC ACT 90-0497 Effective date 97-08-18

SB-0424 DILLARD.

720 ILCS 5/12-12 from Ch. 38, par. 12-12 720 ILCS 5/12-14.2 new

Amends the Criminal Code of 1961. Creates the offense of custodial sexual assault. Prohibits a person who has supervisory or disciplinary authority over a prisoner from engaging in sexual penetration or sexual conduct with a prisoner. Penalty is a Class 3 felony. Provides that the consent of the prisoner is not a defense to a prosecution for custodial sexual assault.

NOTE(S) THAT MAY APPLY: Correctional
Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
To Subcommittee
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0425 DILLARD.

30 ILCS 105/5,449 new

 230 ILCS 10/12
 from Ch. 120, par. 2412

 230 ILCS 10/13
 from Ch. 120, par. 2413

Amends the State Finance Act to create the Arts Education and Cultural Enhancement Fund. Amends the Riverboat Gambling Act. Changes the wagering tax from a flat tax on adjusted gross receipts to a graduated tax on those adjusted gross receipts. Provides that the State shall monthly (now quarterly) remit the municipality's or county's share of the admission tax to the treasurer of the unit of local government for deposit in the general fund. Provides that 1% of the moneys raised under the wagering tax shall be transferred to the Arts Education and Cultural Enhancement Fund for use by the Illinois Arts Council. Effective January 1, 1998.

INOTE(S) I HAT IVIA	Y APPLY: FISCAL	
Feb 05 1997	First reading	Referred to Rules
Feb 06	-	Assigned to Judiciary
Feb 19		Re-referred to Rules
		Assigned to Executive
Feb 28		To Subcommittee
		Committee Executive
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0426 **260**

SB-0426 SHAW AND TROTTER.

815 ILCS 505/2P from Ch. 121 1/2, par. 262P

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a stylistic change in provisions regarding promoting a business, product, or interest in property by offering free prizes, gifts, or gratuities.

Feb 05 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry

Mar 05 To Subcommittee

Committee Commerce & Industry

Mar 06 Added As A Co-sponsor TROTTER

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0427 HAWKINSON - PARKER.

750 ILCS 5/506 from Ch. 40, par. 506

Amends the Illinois Marriage and Dissolution of Marriage Act regarding representation of a child in a dissolution action between the child's parents. Provides that the court may appoint an attorney to represent the best interests, rather than the interests, of the child and adds the child's property as an item for which the attorney shall provide representation in addition to the already existing support, custody, and visitation issues.

FISCAL NOTE (Administrative Office of Ill. Courts)

There would be no fiscal impact on the Judicial Branch.

JUDICIAL NOTE

No decrease or increase in the number of judges needed.

STATE MANDATES FISCAL NOTE (DCCA)

SB427 fails to create a State mandate.

HOME RULE NOTE

SB 427 does not preempt home rule authority.

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Judiciary
Added as Chief Co-sponsor PARKER

Feb 27 Recommended do pass 008-000-000

Placed Calndr, Second Reading

Feb 28 Second Reading

Placed Calndr, Third Reading

Mar 06 Third Reading - Passed 056-000-000

Mar 07 Arrive House

Placed Calendr, First Reading

Mar 13 Hse Sponsor DART

First reading Referred to Rules

Mar 18 Assigned to Judiciary I - Civil Law

Apr 30 Do Pass/Short Debate Cal 011-000-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested CROSS

St Mandate Fis Nte ReqCROSS

Judicial Note Request CROSS

Cal Ord 2nd Rdg-Shr Dbt

May 02 Fiscal Note Filed

Judicial Note Filed

Cal Ord 2nd Rdg-Shr Dbt

May 06 St Mandate Fis Note Filed Home Rule Note Filed

Prodice Chart Dahata

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

Added As A Joint Sponsor ERWIN

May 12 3rd Rdg-Sht Dbt-Pass/Vot114-000-002

Passed both Houses

Jun 10 Sent to the Governor

Aug 01 Governor approved

PUBLIC ACT 90-0309 Effective date 98-01-01

SB-0428 SIEBEN – CLAYBORNE.

New Act

Creates the Illinois Building Commission Act. Creates an 11-member advisory commission. Allows the Commission to suggest resolutions for conflicts between State agencies or a State agency and other entities concerning the agency's building

requirements. Provides that the Commission shall review building requirement amendments and proposed legislation for conflicting requirements to current law. Requires the Commission to suggest a standard form for requesting compliance alternatives and modifications of State building requirements, to forward all compliance alternative requests to the appropriate State agency for action, and to suggest procedures and formats for appeals of State agency decisions. Provides that the Commission shall suggest a long-term plan to improve the administration and enforcement of State building requirements. Requires the Commission to submit an annual report to the Governor and the General Assembly. Requires the report to be available to the public. Provides that the Commission members shall appoint members to subcommittees.

SENATE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 605/46.69 new

Allows the Commission to appoint non-members to subcommittees. Provides that the Commission shall submit suggestions on ways the Department of Commerce and Community Affairs could create a consolidated clearinghouse of all information concerning all existing State building requirements to the Department. Provides that the Department of Public Health shall assist the Commission in carrying out its functions and responsibility by providing administrative and staff support. Requires the Commission to advise the Department of its budgetary and staff needs. Amends the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Community Affairs shall establish a consolidated clearing-house on information concerning all State building requirements after receiving the recommendations from the Commission. Requires the Department to assist the public in determining which State building requirements apply to any specified project.

SENATE AMENDMENT NO. 2.

Provides that reimbursement of the Commission members shall be consistent with the rules of the Governor's Travel Control Board rather than the Illinois Department of Central Management Services rules, as approved by the Governor's Travel Control Board.

```
STATE MANDATES FISCAL NOTE (DCCA)
SB 428 fails to create a State mandate.
FISCAL NOTE (Dept. of Public Health)
Fiscal implication will be approximately $175,000 annually.
Feb 05 1997
              First reading
                                       Referred to Rules
Feb 06
                                       Assigned to Executive
Feb 27
              Added as Chief Co-sponsor CLAYBORNE
Feb 28
                                       To Subcommittee
                                       EXECUTIVE
                                                               Adopted
Mar 13
                   Amendment No.01
                                       Recommnded do pass as amend
                                         011-000-000
              Placed Calndr, Second Reading
Mar 14
              Second Reading
              Placed Calndr, Third Reading
Mar 17
              Filed with Secretary
                                       SIEBEN
                   Amendment No.02
                   Amendment referred to SRUL
Mar 18
                   Amendment No.02
                                       SIEBEN
                                       Be approved consideration
              Recalled to Second Reading
Mar 19
                   Amendment No.02
                                       SIEBEN
                                                               Adopted
              Placed Calndr. Third Reading
Mar 20
              Third Reading - Passed 056-000-000
Mar 21
              Arrive House
              Hse Sponsor FANTIN
              Added As A Joint Sponsor KUBIK
              Added As A Joint Sponsor PANKAU
              First reading
                                       Referred to Rules
                                       Assigned to State Govt Admin &
Apr 08
                                          Election Refrm
```

May 01	Do Pass/Short Debate Cal 012-000-000
•	Placed Cal 2nd Rdg-Sht Dbt
	Fiscal Note Requested CLAYTON
	St Mandate Fis Nte ReqCLAYTON
	Cal Ord 2nd Rdg-Shr Dbt
May 08	St Mandate Fis Note Filed
,	Cal Ord 2nd Rdg-Shr Dbt
May 09	Fiscal Note Filed
,	Cal Ord 2nd Rdg-Shr Dbt
May 12	Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
May 13	3rd Rdg-Sht Dbt-Pass/Vot117-000-000
,	Passed both Houses
Jun 11	Sent to the Governor
Jul 30	Governor approved
	PUBLIC ACT 90-0269 Effective date 98-01-01

SB-0429 WATSON - DILLARD - WALSH,T - FITZGERALD.

720 ILCS 5/12-2

from Ch. 38, par. 12-2

Amends the Criminal Code of 1961. Provides that the use of a deadly weapon in committing an assault, other than by discharging a firearm in the direction of another person, is a Class 4 felony (now a Class A misdemeanor). Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the Class 4 felony violation applies to committing assault against a person that the defendant knows is a peace officer or fireman while engaged in official duties, to prevent performance of his or her official duties, or in retaliation for his or her official duties, rather than the use of a deadly weapon against another person.

CORRECTIONAL NOTE, S-AM 1

SB429 would increase the prison population by 48 inmates at a cost of \$9,828,900 over ten years.

HOUSE AMENDMENT NO. 1.

Provides that the Class 4 felony violation for aggravated assault committed against a person known to be a peace officer or fireman while engaged in official duties or in retaliation for or to prevent performance of official duties is a Class 4 felony only if a firearm is used in the assault.

Note(s) That May Apply: Correctional

	Till E1. Correctional	
Feb 05 1997	First reading	Referred to Rules
Feb 06		Assigned to Judiciary
Feb 27		To Subcommittee
Mar 12	Amendment No.01	JUDICIARY S Adopted
		Recommnded do pass as amend
		010-000-000
	Placed Calndr, Second Rea	dng
Mar 13	Second Reading	
	Placed Calndr, Third Read	ing
	Added as Chief Co-sponsor	r WALSH,T
Mar 14	Added as Chief Co-sponsor	r FITZGERALD
	Third Reading - Passed 05	
	Arrive House	
	Placed Calendr, First Read	ng
Mar 19	Hse Sponsor MCAULIFF	
11141 17	First reading	Referred to Rules
Mar 21	Thatreading	Assigned to Judiciary II - Criminal Law
Apr 30		Correctional Note Filed AS
Api 30		AMENDED BY SA 1
		Committee Judiciary II - Criminal Law
M 01		Do Pass/Short Debate Cal 011-001-002
May 01	DI16-12-1D4-05-1	
M 07	Placed Cal 2nd Rdg-Sht D	
May 07	Amendment No.01	MCAULIFFE
	Amendment referred	
	Cal Ord 2nd Rdg-Shr Dbt	
May 08	Amendment No.01	MCAULIFFE
		Be adopted
	Cal Ord 2nd Rdg-Shr Dbt	

Canand Danding Chart Dahata

May 09	Second Reading-Short Deb	ate	
•	Amendment No.01	MCAULIFFE	Adopted
	Pld Cal Ord 3rd Rdg-Sht D	bt	
May 12	3rd Rdg-Sht Dbt-Pass/Vot		
•	Added As A Joint Sponsor		
	Added As A Joint Sponsor	CAPPARELLI	
	Added As A Joint Sponsor	SAVIANO	
	Added As A Joint Sponsor		
May 13	Sec. Desk Concurrence 01		
	Filed with Secretary		
		Mtn concur - House Ame	end
	Motion referred to	SRUL	
M ay 19		Mtn concur - House Ame	end
3.5 .00	Rules refers to	SJUD	
May 20		Mtn concur - House Ame	
		Be approved consideration	
		Mtn concur - House Ame	end
	S Concurs in H Amend. 01	/058-000-000	
T 10	Passed both Houses		
Jun 18	Sent to the Governor		
Aug 15	Governor approved	Effective data 07 09 15	
	PUBLIC ACT 90-0406	Effective date 97-08-15	
SB-0430 MAITI	LAND.		
305 ILCS 20/1	from Ch. 1	112/3, par. 1401	
	gy Assistance Act of 1989 short title of the Act.	by making a stylistic ch	ange in provi-
Feb 05 1997	First reading	Referred to Rules	
Fab 06		Accioned to Environment	& Energy

Feb 06 Assigned to Envir

Assigned to Environment & Energy

To Subcommittee

Committee Environment & Energy

Refer to Rules/Rul 3-9(a)

SB-0431 HAWKINSON.

420 ILCS 20/10.2

Feb 28

Mar 15

from Ch. 111 1/2, par. 241-10.2

Amends the Illinois Low-Level Radioactive Waste Management Act to allow the governing authority of a county, city, village, or incorporated town to reject a site identified by the Illinois State Geological and Water Surveys as a potential regional low-level radioactive waste disposal facility site if all or a portion of the site is located within the boundaries of the county, city, village, or incorporated town. Effective immediately.

SENATE AMENDMENT NO. 1.

Replaces everything after the enacting clause to make a technical change. Removes effective date.

SENATE AMENDMENT NO. 2.

```
Adds reference to:
420 ILCS 20/2
420 ILCS 20/3
420 ILCS 20/4
420 ILCS 20/5
420 ILCS 20/6
                                   from Ch. 111 1/2, par. 241-2
                                  from Ch. 111 1/2, par. 241-3
from Ch. 111 1/2, par. 241-4
                                  from Ch. 111 1/2, par. 241-5
from Ch. 111 1/2, par. 241-6
420 ILCS 20/7
                                   from Ch. 111 1/2, par. 241-7
420 ILCS 20/8
                                   from Ch. 111 1/2, par. 241-8
420 ILCS 20/9
420 ILCS 20/10
420 ILCS 20/10.2
420 ILCS 20/10.3
420 ILCS 20/11
                                   from Ch. 111 1/2, par. 241-9
                                   from Ch. 111 1/2, par. 241-10
                                    from Ch. 111 1/2, par. 241-10.2
                                    from Ch. 111 1/2, par. 241-10.3
                                    from Ch. 111 1/2, par. 241-11
                                    from Ch. 111 1/2, par. 241-12.1
420 ILCS 20/12.1
420 ILCS 20/13
                                    from Ch. 111 1/2, par. 241-13
420 ILCS 20/14
                                    from Ch. 111 1/2, par. 241-14
```

Deletes everything. Amends the Illinois Low-Level Radioactive Waste Management Act. Changes references to a low-level radioactive waste disposal facility to a regional disposal facility. Changes the requirements for regional disposal facility site characterization. Sets forth a fee schedule for nuclear power reactor operating licenses. Makes additional substantive changes. Deletes obsolete language and makes technical changes. Effective immediately.

FISCAL NOTE, AMENDED (Dept. of Nuclear Safety)
The current balance in the Post-Closure and Compensation Fund is \$4.5 million. Approximately \$250,000 in interest will continue to accrue to this fund annually.

tinue to accide to this fund aimidan

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Low-Level Radioactive Waste Management Act to provide that an identical vote by 5 members of the Low-Level Radioactive Waste Task Group shall constitute a majority vote. Deletes the requirement that the State Geological and Water Surveys identify 10 locations, each of at least 640 acres, that meet the criteria for selection of a site for a regional disposal facility. Requires the Surveys, before September 30, 1997, to complete a Statewide screening of Illinois in view of the criteria and to evaluate certain lands volunteered as a site for a regional disposal facility. Provides that upon completion of the screening and volunteer site evaluation process, the Director of the Department of Natural Resources shall be replaced on the Task Group by an appointee of the Governor. Requires the Department of Nuclear Safety to hold 3 public hearings before preparing its report concerning regional disposal facilities.

Referred to Rules

posar raciintes.	
First reading	Referred to Rules
	Assigned to Environment & Energy
	Postponed
	Postponed
Amendment No.01	ENVIR. & ENE. S Adopted
Amendment 140.01	Recommnded do pass as amend
	-
DI 16116 ID	010-000-000
	ang
Second Reading	
Placed Calndr, Third Readi	ng
Filed with Secretary	
Amendment No.02	HAWKINSON
Amendment referred	to SRUL
	SENV
Amendment 140.02	Be adopted
	Fiscal Note Filed
D11-4 +- C4 D4:	
	HAWKINSON Adopted
Placed Calndr, I hard Read	ing
Third Reading - Passed 05	4-000-000
Arrive House	
Hse Sponsor MOFFITT	
First reading	Referred to Rules
· ·	Assigned to Environment & Energy
Added As A Joint Sponsor	
Added As A Joint Sponsor	WOOD
Added As A Joint Sponsor	SMITH MICHAEL
Added As A Joint Sponsor	MVEDS
	ENVRMNTENRGY H Adopted
Amendment No.01	
	Do Pass Amend/Short Debate
DI - 10 10 10 10 10 10 10 10	021-000-000
	t116-000-000
Sec. Desk Concurrence 01	
Filed with Secretary	
_	Mtn concur - House Amend
Motion referred to	SRUL
	Mtn concur - House Amend
Rules refers to	SENV
Rules felels to	Mtn concur - House Amend
	Be approved consideration
C.C	Mtn concur - House Amend
	/ 558-000-000
Passed both Houses	
	Amendment No.01 Placed Calndr, Second Read Second Reading Placed Calndr, Third Reading Filed with Secretary Amendment No.02 Amendment No.02 Amendment No.02 Rules refers to Amendment No.02 Rules refers to Amendment No.02 Recalled to Second Readin Amendment No.02 Placed Calndr, Third Readin Amendment No.02 Placed Calndr, Third Readin Passed 05 Arrive House Hse Sponsor MOFFITT First reading Added As A Joint Sponsor

Jun 18 Sent to the Governor Jun 26 Governor approved

PUBLIC ACT 90-0029 Effective date 97-06-26

SB-0432 BUTLER AND BOWLES.

10 ILCS 5/17-14 from Ch. 46, par. 17-14 10 ILCS 5/19-4 from Ch. 46, par. 19-4

Amends the Election Code. Requires that written instructions be given to persons providing assistance in the voting booth. Provides that persons giving assistance shall sign an oath. Provides that written instructions shall be given with absentee ballots. Effective immediately.

FISCAL NOTE (State Board of Elections)

There would be miminal fiscal impact on State Bd. of Elections.

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Local Government & Elections

Added As A Co-sponsor BOWLES

Feb 26 To Subcommittee

Mar 11 Recommended do pass 008-000-000

Placed Calndr, Second Reading

Mar 12 Second Reading Placed Calndr, Third Reading

Mar 14 Third Reading - Passed 046-003-004

Arrive House

Placed Calendr, First Reading

Mar 21 Hse Sponsor CLAYTON

First reading Referred to Rules

Apr 08 Assigned to State Govt Admin & Election Refrm

Apr 09 Added As A Joint Sponsor STEPHENS

May 01 Do Pass/Short Debate Cal 012-000-000

Placed Cal 2nd Rdg-Sht Dbt

May 02 Fiscal Note Filed
Cal Ord 2nd Rdg-Shr Dbt

May 06 Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt

May 08 3rd Rdg-Sht Dbt-Pass/Vot112-003-000 Passed both Houses

Jun 06 Sent to the Governor Jul 11 Governor approved

PUBLIC ACT 90-0101 Effective date 97-07-11

SB-0433 BUTLER AND BOWLES.

10 ILCS 5/7-12.2 new

10 ILCS 5/8-9.2 new

10 ILCS 5/10-7.1 new

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

FISCAL NOTE, AMENDED (State Bd. of Elections) SB 433, amended would cost approximately \$200,000.

35 433, afficiated would cost approximately \$200

HOUSE AMENDMENT NO. 2.

Deletes reference to:

10 ILCS 5/7-12.2 new

10 ILCS 5/8-9.2 new

10 ILCS 5/10-7.1 new

Adds reference to:

10 ILCS 5/5-4

from Ch. 46, par. 5-4

Deletes everything. Amends the Election Code. Makes a technical change in the Section concerning the county clerk as the registration officer.

Feb 05 1997 First reading

Referred to Rules

Feb 06

Assigned to Local Government &

Elections

Feb 26 Mar 11		To Subcommittee Recommended do pass 00	8-000-000
Mai 11	Placed Caindr, Second Read		0-000-000
Mar 12	Second Reading	mi g	
Mai 12	Placed Calndr, Third Readi	nα	
Mar 14	Third Reading - Passed 047		
Mai 14	Arrive House	7-004-004	
	Placed Calendr, First Reads	n or	
Apr 10	Hse Sponsor CLAYTON	16	
Apr 10	First reading	Referred to Rules	
Apr 14	i ii st reading	Assigned to State Govt Ac	lmin &
Tipi 14		Election Refrm	min oc
May 06	Added As A Joint Sponsor		
May 08	ridded ris ri sonit opolooi	Do Pass/Short Debate Ca	1.011_000_000
1,14, 00	Placed Cal 2nd Rdg-Sht Di		1011 000 000
	Amendment No.01	CROSS	
	Amendment referred		
	Cal Ord 2nd Rdg-Shr Dbt		
May 09	Amendment No.01	CROSS	
,	Rules refers to	HSGE	
	Cal Ord 2nd Rdg-Shr Dbt		
May 12		Fiscal Note Filed	
•	Amendment No.02	GILES	
	Amendment referred	to HRUL	
	Cal Ord 2nd Rdg-Shr Dbt		
May 13	Amendment No.02	GILES	
		Be adopted	
	Second Reading-Short Deb	ate	
	Held 2nd Rdg-Short Debat	e	
May 15	Amendment No.02	GILES	Adopted
	Pld Cal Ord 3rd Rdg-Sht D	Obt .	
	Tabled Pursuant to Rule40		
	3rd Rdg-Sht Dbt-Pass/Vot	105-011-000	
May 16	Sec. Desk Concurrence 02		
Jul 02		Refer to Rules/Rul 3-9(b))
434 BUTLI	ER.		

SB-0434 BUTLER.

820 ILCS 405/500 from Ch. 48, par. 420

Amends the Unemployment Insurance Act. Disqualifies a school crossing guard from status as available for work, and thus eligible for benefits, during any week beginning after June 1, 1997 that the guard is not working due to an established vacation or holiday recess occurring between his or her past and probable future employment as a guard. Effective immediately.

Feb 05 1997 First reading Referred to Rules Feb 06 Assigned to Commerce & Industry Feb 27 Postponed Mar 05 To Subcommittee Committee Commerce & Industry

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0435 BUTLER - VIVERITO.

35 ILCS 200/18-185 70 ILCS 2605/11.10

from Ch. 42, par. 331.10

Amends the Metropolitan Water Reclamation District Act. Allows signatures on contracts or purchase orders involving amounts in excess of \$10,000 to be executed electronically. Amends the Property Tax Extension Limitation Law in the Property Tax Code. In the definition of aggregate extension applicable to those taxing districts not subject to the Law before the 1995 levy year (except for those taxing districts subject to the law in accordance with Section 18-213 of this Act), provides that the amount made for payments of principal and interest on bonds issued under the Metropolitan Water Reclamation District Act to finance certain construction projects shall not be deducted in determining the exclusion for payments of principal and interest on limited bonds in an amount not to exceed the debt service extension base but rather shall be included with obligations issued pursuant to referendum.

FISCAL NOTE, ENGROSSED (Dpt. of Revenue)

SB435 will impact local authorities, not the Dpt. of Revenue. STATE MANDATES FISCAL NOTE (DCCA)

SB 435 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 70 ILCS 2605/11.10

Deletes amendatory provisions in the Metropolitan Water Reclamation District Act allowing signatures on contracts or purchase orders involving amounts in excess of \$10,000 to be executed electronically.

	ecuted electronically.	
Note(s) That Ma	y Apply: Debt; Fiscal	
Feb 05 1997	First reading	Referred to Rules
Feb 19	•	Assigned to Revenue
Feb 28		Postponed
Mar 06		Postponed
Mar 13	DI 10110 1D	Recommended do pass 008-002-000
	Placed Calndr, Second Read	ing
Mar 14	Second Reading	
	Placed Calndr, Third Readi	ng
Mar 20	Added as Chief Co-sponsor	VIVERITO
	Third Reading - Passed 032	2-021-000
Mar 21	Arrive House	
	Placed Calendr, First Reads	าg
Apr 08	Hse Sponsor SAVIANO	-6
7 tpi 00	First reading	Referred to Rules
A == 00	I list reading	
Apr 09		Assigned to Executive
Apr 30	DI LO LO LD LOCADIA	Do Pass/Stdnrd Dbt/Vo008-007-000
1.0	Plcd Cal 2nd Rdg Std Dbt	
May 01	Second Reading-Short Deb	
		Fiscal Note Requested
		DEERING-CAPPARELLI
		St Mandate Fis Nte
		ReqDEERING-CAPPARELLI
		Balanced Budget Note RDEERING
	Held 2nd Rdg-Short Debat	
May 07	110.0 2.10 1.0 ₀ 0.10.1 2.000	Fiscal Note Filed
1124) 07	Held 2nd Rdg-Short Debat	
May 08	neid zha kag Short Debat	
May 00		Balanced Budget Note RWITHDRAWN-DEERING
	Hold 2nd Dda Chart Dahat	
M 00	Held 2nd Rdg-Short Debat	
May 09	HILLO IDI OL IDI	St Mandate Fis Nte Req-Wdrn
36 10	Held 2nd Rdg-Short Debat	
May 12		St Mandate Fis Note Filed
	Amendment No.01	SAVIANO
	Amendment referred	
	Held 2nd Rdg-Short Debat	e
May 14	Amendment No.01	SAVIANO
	Rules refers to	HEXC
	Held 2nd Rdg-Short Debat	e
	Added As A Joint Sponsor	TURNER.ART
	Added As A Joint Sponsor	MOORE ÉUGENE
May 15	Amendment No.01	SAVIANO
1.1u) 15	, Thirdiament 140.01	Be adopted
	Amendment No.01	SAVIANO Adopted
May 16	Pld Cal Ord 3rd Rdg-Sht D	
May 16	3rd Rdg-Sht Dbt-Pass/Vot	003-030-001
May 19	Sec. Desk Concurrence 01	
May 20	Filed with Secretary	
		Mtn concur - House Amend
	Motion referred to	SRUL
		Mtn concur - House Amend
	Rules refers to	SREV
May 22		Mtn concur - House Amend
•		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01,	
	Passed both Houses	,
	I MOONE DUMI TIUGOVO	

Jun 20 Sent to the Governor Aug 17 Governor approved

PUBLIC ACT 90-0485 Effective date 98-01-01

SB-0436 **BUTLER - VIVERITO.**

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. In the definition of aggregate extension for certain taxing districts that were not subject to this law before the 1995 levy year, includes in the exclusion for payments of principal and interest on bonds issued under the Metropolitan Water Reclamation District Act bonds issued to finance flood control projects and those made for payments for principal and interest on bonds issued to refund or continue to refund bonds issued to finance the construction or flood control projects.

SENATE AMENDMENT NO. 1.

Separates, for purposes of exclusions from the definition of "aggregate extension", bonds issued under the Metropolitan Water Reclamation District Act for flood control projects and construction projects.

SENATE AMENDMENT NO. 2.

Deletes everything. Amends the Property Tax Extension Limitation Law in the Property Tax Code. In the definition of aggregate extension for certain taxing districts that were not subject to this Law before the 1995 levy year, excludes payments of principal and interest on bonds issued under the Metropolitan Water

Reclamation District Act to finance flood control projects. FISCAL NOTE, ENGROSSED (Dpt. of Revenue) SB436 will impact local authorities, not the Dpt. of Revenue. STATE MANDATES FISCAL NOTE (DCCA) SB 436 fails to create a State mandate. Note(s) That May Apply: Fiscal Feb 05 1997 First reading Referred to Rules Feb 19 Assigned to Revenue Feb 28 Postponed Mar 06 Postponed Mar 13 Amendment No.01 REVENUE Recomminded do pass as amend 008-002-000

Placed Calndr, Second Reading Mar 14 Second Reading Placed Calndr, Third Reading Mar 18 Filed with Secretary Amendment No.02 BUTLER Amendment referred to SRUL Amendment No.02 BUTLER

Be approved consideration Mar 20 Recalled to Second Reading

Amendment No.02 BUTLER Placed Calndr, Third Reading

Added as Chief Co-sponsor VIVERITO Third Reading - Passed 038-018-000 Arrive House

Mar 21 Placed Calendr, First Reading Apr 08 Hse Sponsor SAVIANO

Referred to Rules First reading Apr 09 Assigned to Executive

Do Pass/Stdnrd Dbt/Vo008-007-000 Apr 30

Plcd Cal 2nd Rdg Std Dbt May 01 Second Reading-Stnd Debate

Fiscal Note Requested DEERING/CAPPARELLI St Mandate Fis Nte ReqDEERING/CAPPARELLI

Adopted

Adopted

Hld Cal Ord 2nd Rdg-Shr Dbt

Fiscal Note Filed May 07 Hld Cal Ord 2nd Rdg-Shr Dbt

St Mandate Fis Nte Reg-Wdrn May 09

Hid Cal Ord 2nd Rdg-Shr Dbt

May 12		St Mandate Fis Note Filed
•	Pld Cal Ord 3rd Rdg-Std I	Obt
M ay 16	-	Re-Refer Rules/Rul 9(B)
Nov 13		Recommends Consideration HRUL
	Plcd Cal 2nd Rdg Std Dbt	
	Alt Primary Sponsor Chan	ged BEAUBIEN
	Amendment No.01	BEAUBIEN
	Amendment referred	to HRUL
	Amendment No.02	BEAUBIEN
	Amendment referred	
	Joint-Alt Sponsor Changed	i CURRIE
	Second Reading-Stnd Deb	ate
	Hid Cal Ord 2nd Rdg-Shr	
Nov 14	Amendment No.03	
	Amendment referred	to HRUL
		Be approved consideration
	Amendment No.01	BEAUBIEN
	Rules refers to	HREV
		Be approved consideration
	Amendment No.02	BEAUBIEN
	Rules refers to	HREV
	4 1 1 1 1 1 1 1 1 1 1 1 1	Be approved consideration
	Amendment No.04	
	Amendment referred	
	III. C-1 O-1 2-1 B1- St-	Be approved consideration
Jan 02 1998	Hid Cal Ord 2nd Rdg-Shr	
	Re-refer Rules/Rul 19(b)	KULES HKUL
SB-0437 BUTLE	ER.	
65 ILCS 5/10-2.1		4, par. 10-2.1-6
65 ILCS 5/10-2.1		4, par. 10-2.1-8
65 ILCS 5/10-2.1	-14 from Ch. 2	4, par. 10-2.1-14

Amends the Illinois Municipal Code. Provides that a board of fire and police commissioners may require police applicants to have obtained an associate's degree or a bachelor's degree as a prerequisite for employment. Grants an employment preference to persons who have successfully obtained an associate's degree in the field of law enforcement, criminal justice, fire service, or emergency medical services, or a bachelor's degree from an accredited college or university located in Illinois, and persons who have been awarded a certificate attesting to the successful completion of the Minimum Standards Basic Law Enforcement Training Course and are serving as a law enforcement officer in Illinois. Removes a preference for persons who have completed 2 years of study in fire techniques or 2 years of police cadet training. Effective immediately.

HOUSE AMENDMENT NO. 1.

Allows persons who have successfully obtained an associate's degree in certain fields or a bachelor's degree from an accredited college or university (now, in Illinois) an educational preference.

Feb 05 1997	First reading	Referred to Rules
Feb 06	_	Assigned to Local Government &
		Elections
Feb 26	•	Recommended do pass 008-000-000
	Placed Caindr, Second I	Readng
Feb 28	Second Reading	•
	Placed Calndr, Third Re	eading
Mar 18	Third Reading - Passed	056-001-000
	Arrive House	
	Placed Calendr, First Re	eadng
Mar 20	Hse Sponsor KOSEL	•
	First reading	Referred to Rules
Mar 21	-	Assigned to Local Government
May 07	Added As A Joint Spon	sor STRÖGER
May 08	•	Do Pass/Short Debate Cal 017-000-000
•	Placed Cal 2nd Rdg-Sh	t Dbt
May 09	Second Reading-Short	Debate
-	Pld Cal Ord 3rd Rdg-Si	ht Dbt

May 12	Relid 2nd Rdng-Short Deb	ate	
	Amendment No.01	KOSEL	
	Amendment referred	to HRUL	
	Held 2nd Rdg-Short Debat	e	
May 14	Amendment No.01	KOSEL	
•		Be adopted	
	Amendment No.01	KOSEĹ	Adopted
	Pld Cal Ord 3rd Rdg-Sht I	Obt	
May 15	3rd Rdg-Sht Dbt-Pass/Vot	107-007-002	
May 16	Sec. Desk Concurrence 01		
•	Filed with Secretary		
	•	Mtn concur - House Ame	nd
	Motion referred to	SRUL	
May 19		Mtn concur - House Ame	nd
•	Rules refers to	SLGV	
May 20		Mtn concur - House Ame	nd
•		Be adopted	
May 21		Mtn concur - House Ame	nd
•	S Concurs in H Amend. 01	/059-000-000	
	Passed both Houses		
Jun 19	Sent to the Governor		
Aug 16	Governor approved		
•	PUBLIC ACT 90-0445	Effective date 97-08-16	

SB-0438 PARKER – WALSH,T – RADOGNO – REA – SEVERNS, KARPIEL, BER-MAN, CLAYBORNE, CULLERTON AND BOWLES.

215 ILCS 5/356t 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 health benefit coverage under those Acts must include coverage for patient care provided pursuant to investigational cancer treatments. Defines terms. Effective January 1, 1998.

Feb 05 1997	First reading	Referred to Rules
	Added As A Co-sponsor KA	RPIEL
Feb 06	-	Assigned to Insurance & Pensions
Mar 04		Held in committee
Mar 06	Added As A Co-sponsor BE	RMAN
Mar 11	•	Recommended do pass 010-000-000
	Placed Calndr, Second Read	
Mar 12	Added As A Co-sponsor CL	AYBORNE
Mar 17	Added As A Co-sponsor CU	ILLERTON
Mar 18	Second Reading	
	Placed Calndr, Third Readin	ng
Mar 19	Added As A Co-sponsor BC	OWLES
May 07	•	Motion filed WEAVER- RE-REFER
·		FROM CAL. 3RD RDG.
		TO SENATE RULES.
May 08		Motion prevailed
May 08		037-011-006
•		Re-referred to Rules

SB-0439 BOMKE - DEMUZIO.

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 05 1997 First reading Referred to Rules
Feb 07 Added as Chief Co-sponsor DEMUZIO

271 SB-0440

SB-0440 BERMAN - CULLERTON.

720 ILCS 5/24-3.5 new

Amends the Criminal Code of 1961. Makes keeping a loaded firearm accessible to a child under 14 years a Class C misdemeanor if the child gains access to the firearm and causes death or great bodily injury using the firearm. Establishes exceptions. Provides for civil damages.

NOTE(S) THAT MAY APPLY: Correctional

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
Feb 27 To Subcommittee
Committee Judiciary

Mar 05 Added as Chief Co-sponsor CULLERTON

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0441 BERMAN.

New Act 20 ILCS 2605/55a-9 new 30 ILCS 105/5.401 new

Creates the Ammunition Tax Act. Imposes a 100% tax or a 200% tax, depending on the type of ammunition, on persons engaged in the business of selling ammunition and on the privilege of using ammunition in this State. Requires sellers of ammunition to collect the tax and to remit it to the Department of Revenue. Requires the Department to deposit tax proceeds into the Ammunition Tax Fund. Amends the State Finance Act to create the Ammunition Tax Fund in the State treasury. Amends the Civil Administrative Code of Illinois. Provides that the Fund shall be used for grants to be made by the Department of State Police to units of local government for police purposes. Requires the Department of State Police to adopt rules for applying and qualifying for grants.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
Mar 06 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0442 BERMAN.

New Act

Creates the Handgun and Assault Weapon Liability Act. Provides that a person who suffers bodily injury or property damage as a result of the discharge of a handgun or 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 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
Feb 27 Held in committee
Mar 12 Postponed
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0443 BERMAN – SMITH – VIVERITO – OBAMA – SHAW, MAHAR, SEVERNS, REA AND DILLARD.

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

Amends the Illinois Act on the Aging. Designates home-delivered meals to eligible individuals through a nutrition provider and funded by area agencies on aging to be a necessary preventive service. Effective immediately.

Feb 05 1997
Feb 06
Mar 04
Added as Chief Co-sponsor SMITH
Held in committee

Mar 05
Mar 06
Added as Chief Co-sponsor OBAMA
Added as Chief Co-sponsor OBAMA
Added as Chief Co-sponsor OBAMA
Proceedings

Mar 11

Recommended do pass 010-000-000

Placed Calput Second Reading

Placed Calndr, Second Reading Added As A Co-sponsor MAHAR Mar 12 Second Reading

Placed Calndr, Third Reading

Mar 14 Added As A Co-sponsor SEVERNS

Added As A Co-sponsor REA Added As A Co-sponsor DILLARD

3d Reading Consideration PP

Calendar Consideration PP.

May 07 Motion filed WEAVER - RE-REFER

FROM CALENDAR ORDER OF CPP TO SENATE RULES.

Re-referred to Rules

May 08 Motion prevailed May 08 037-011-006

SB-0444 HALVORSON - SMITH.

210 ILCS 45/2-213 new

Amends the Nursing Home Care Act. Provides that a nursing home must inform a new resident that if he or she switches from private payment to Medicaid status that the nursing home may discharge the resident. Provides that the nursing home may not discharge a resident for this type of payment change unless it provides proper notice to the resident prior to admitting him or her that the nursing home may discharge him or her for such a change in payment status. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 210 ILCS 45/2-213 new Adds reference to: 210 ILCS 45/3-401.1

Deletes everything. Amends the Nursing Home Care Act. Provides that a facility of which only a distinct part is certified to participate in the Medical Assistance Program may refuse to retain as a resident in a part of the facility that does not participate in the Medical Assistance Program any person who is unable to pay for his or her care in the facility without Medical Assistance only if the resident and the resident's representative receive and acknowledge a written explanation from the facility that it may discharge the resident if he or she is no longer able to pay for his or her care without Medical Assistance. Effective immediately.

SENATE AMENDMENT NO. 2.

Deletes reference to: 210 ILCS 45/2-213 new Adds reference to: 210 ILCS 45/3-401.1

Deletes everything. Amends the Nursing Home Care Act. Provides that a facility of which only a distinct part is certified to participate in the Medical Assistance Program may refuse to retain as a resident in a part of the facility that does not participate in the Medical Assistance Program any person who is unable to pay for his or her care in the facility without Medical Assistance only if the resident, and the resident's representative, and the person making payment on behalf of the resident for the resident's stay receive and acknowledge a written explanation from the facility that it may discharge the resident if he or she is no longer able to pay for his or her care without Medical Assistance. Effective immediately.

SENATE AMENDMENT NO. 3.

Further amends the Nursing Home Care Act. Requires that the written explanation required of a facility be given to a resident at the time of his or her admission and at the time of his or her renewal rather than at the time of his or her admission.

FISCAL NOTE (Dpt. Public Aid) No fiscal impact from SB444.

STATE MANDATES FISCAL NOTE (DCCA)

SB444 fails to create a State mandate.

Feb 05 1997 First reading Referred to Rules

Feb 19 Assigned to Public Health & Welfare

Mar 04 Held in committee

Mar 11	Amendment No.01 Amendment No.02	PUB HEALTH S PUB HEALTH S Recommnded do pas 010-000-000	Adopted Adopted s as amend
	Placed Calndr, Second Read	dng	
Mar 12	Second Reading	· ·	
Mai 12			
	Placed Calndr, Third Readi	ng	
	Added as Chief Co-sponsor	SMITH	
Mar 13	Filed with Secretary		
Mai 15		HALVORSON	
	Amendment No.03		
	Amendment referred	to SRUL	
Mar 14	Amendment No.03	HALVORSON	
17241 1 7	Tunenament 1 (0.03		ention
** **		Be approved consider	ation
Mar 18	Recalled to Second Reading	g	
	Amendment No.03	HALVORSON	Adopted
	Placed Calndr, Third Readi	no	•
M ar 19			
Mar 19	Third Reading - Passed 032	2-010-004	
	Arrive House		
	Placed Calendr, First Reads	าด	
Mar 25	Hse Sponsor HANNIG	*6	
W141 43		CICLIO	
	Added As A Joint Sponsor		
Apr 08	First reading	Referred to Rules	
Apr 09	· ·	Assigned to Human	Services
Apr 30		Fiscal Note Request	
Apr 30			
		St Mandate Fis Nte	
		Committee Human S	Services
May 01		Do Pass/Short Deba	te Cal 009-000-000
1714) 01	Discord Cal 2nd Dda Cht D		
14 05	Placed Cal 2nd Rdg-Sht D		
May 05		Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
May 06		St Mandate Fis Note	e Filed
1714 00	Casand Danding Chart Dale		c i nea
	Second Reading-Short Deb		
	Pld Cal Ord 3rd Rdg-Sht I	Obt	
	Added As A Joint Sponsor	SILVA	
May 08	3rd Rdg-Sht Dbt-Pass/Vot		
May 00		.117-000-000	
	Passed both Houses		
Jun 06	Sent to the Governor		
Aug 01	Governor approved		
110001	PUBLIC ACT 90-0310	Effective date 07.09	.01
	FUBLIC ACT 90-0310	Effective date 97-08	-01
0445 DEL V	VALLE, TROTTER AND SH	AW.	
oiis Date	TIDEE, INC. I BRINGE		

SB-0

735 ILCS 5/8-1401

from Ch. 110, par. 8-1401

Amends the Code of Civil Procedure. Provides for the testing and certification of foreign language court interpreters. Effective January 1, 1998.

JUDICIAL NOTE

No decrease or increase in the number of judges needed. FISCAL NOTE (Administrative Office of III. Courts) Staffing costs would total \$257,200. There would be additional costs from college assessments of contract costs for curriculum development, testing, training.
STATE MANDATES FISCAL NOTE (DCCA)

Fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Specifies that the program shall be established by January 1, 1999.

STATE MANDATES FISCAL NOTE, AMENDED (DCCA)

No change from previous mandates note. HOME RULE NOTE, H-AM 1 Does not preempt home rule authority.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading Referred to Rules Feb 06 Assigned to Judiciary Mar 12 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 13 Second Reading

Placed Calndr, Third Reading Mar 17 Added As A Co-sponsor TROTTER

Added As A Co-sponsor SHAW Third Reading - Passed 052-001-000

Mar 18	Arrive House	_
Mar 19	Placed Calendr, First Readn Hse Sponsor SILVA	lg
IVIAL 19	First reading	Referred to Rules
Mar 21	I list reading	Assigned to Judiciary I - Civil Law
Apr 30		Do Pass/Stdnrd Dbt/Vo006-005-000
•	Plcd Cal 2nd Rdg Std Dbt	
		Fiscal Note Requested CROSS
		St Mandate Fis Nte ReqCROSS
	GIA IBI GIBBI	Judicial Note Request CROSS
14 02	Cal 2nd Rdg Std Dbt	To But a Store Philos
May 02	Cal 2nd Dda Std Dht	Judicial Note Filed
May 13	Cal 2nd Rdg Std Dbt Second Reading-Stnd Deba	†A
May 15	Second Reading-Suid Deba	Fiscal Note Filed
	Hld Cal Ord 2nd Rdg-Shr I	
May 14	Amendment No.01	SILVA
•	Amendment referred t	o HRUL
	Hld Cal Ord 2nd Rdg-Shr I	
May 15		St Mandate Fis Note Filed
	Amendment No.01	SILVA
		Be adopted
		Fiscal Note Requested AS AMENDED/BLACK
		Judicial Note Request AS
		AMENDED/BLACK
	Amendment No.01	SILVA Adopted
		Fiscal Note Request W/drawn
		Judicial Note Request
		WITHDRAWN/BLACK
	Did C-1 O-4 2-4 D 4- C44 D	St Mandate Fis Note Filed
May 16	Pld Cal Ord 3rd Rdg-Std D	Home Rule Note Filed
May 16		3d Reading Consideration PP
		Calendar Consideration PP.
		Re-Refer Rules/Rul 9(B)

SB-0446 CLAYBORNE.

from Ch. 111 1/2, par. 1411.3
from Ch. 73, par. 1504-3
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. Requires coverage under those Acts to include coverage for an annual pelvic examination and pap smear, an annual prostate examination and laboratory tests for cancer, and an annual colorectal examination and laboratory tests for nonsymptomatic insureds.

Feb 05 1997	First reading	Referred to Rules
Feb 06		Assigned to Insurance & Pensions
Feb 26		To Subcommittee
		Committee Insurance & Pensions
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0447 CLAYBORNE.

215 ILCS 5/356t 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 Plan Act. Provides that coverage under those Acts shall include coverage for drugs when prescribed for a use that is not approved by the Food and Drug Administration if the medical literature supports the use. Requires the Director of Insurance to create a panel of experts to advise on off-label uses.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Insurance & Pensions

Feb 26 To Subcommittee

Committee Insurance & Pensions Mar 15

Refer to Rules/Rul 3-9(a)

SB-0448 DELEO.

40 ILCS 5/7-139.9 new

40 ILCS 5/18-112 from Ch. 108 1/2, par. 18-112

Amends the Illinois Pension Code. Allows an active or retired judge to transfer up to 3 years of service credit from the Illinois Municipal Retirement Fund to the Judges Retirement System. Effective immediately.

PENSION NOTE

SB448 is expected to have minor fiscal impact.

Note(s) That May Apply: Fiscal; Pension

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Insurance & Pensions Feb 26 To Subcommittee

Mar 05 Pension Note Filed

Committee Insurance & Pensions Mar 15

Refer to Rules/Rul 3-9(a)

SB-0449 DELEO.

40 ILCS 5/18-112.6 new

Amends the Judges Article of the Illinois 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 or the board of trustees of a community college district in this State. Effective immediately.

PENSION IMPACT NOTE

SB 449 would have a minimal impact on the Judges' Retirement

System.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Feb 05 1997 First reading Referred to Rules

Assigned to Insurance & Pensions Feb₀₆

Feb 26 To Subcommittee

Mar 11 Pension Note Filed Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)

SR-0450 DEMUZIO - PARKER - DONAHUE - FARLEY AND BOWLES.

New Act

Creates the Interpreters for the Deaf Act. Sets minimum qualifications for practice as an interpreter for the deaf. Effective immediately.

FISCAL NOTE (Dept. of Rehab. Services)

Costs can be absorbed within existing resources.

HOME RULE NOTE

SB450, engrossed, fails to preempt home rule authority.

STATE MANDATES FISCAL NOTE (DCCA)

SB450, engrossed, fails to create a State mandate.

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

Feb 05 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities

Mar 12 Recommended do pass 008-000-000

Placed Calndr, Second Reading

Mar 13 Second Reading

Placed Calndr, Third Reading

Added as Chief Co-sponsor PARKER

Mar 14 Added as Chief Co-sponsor DONAHUE Mar 17 Added as Chief Co-sponsor FARLEY

Added As A Co-sponsor BOWLES

Third Reading - Passed 055-001-000

Mar 18 Arrive House

Placed Calendr, First Reading

Hse Sponsor HANNIG

First reading Referred to Rules

Mar 21 Assigned to Registration & Regulation

Apr 16 Added As A Joint Sponsor RYDER Apr 23 Fiscal Note Filed
Home Rule Note Filed
St Mandate Fis Note Filed

Committee Registration & Regulation

May 01 Do Pass/Short Debate Cal 020-000-000
Placed Cal 2nd Rdg-Sht Dbt

May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

May 08 3rd Rdg-Sht Dbt-Pass/Vot117-000-000

Passed both Houses Sent to the Governor Governor approved

PUBLIC ACT 90-0200 Effective date 97-07-24

SB-0451 DEMUZIO.

Jun 06

Jul 24

225 ILCS 60/23 from Ch. 111, par. 4400-23

Amends the Medical Practice Act of 1987. Makes a stylistic change in a Section concerning professional conduct reports.

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Licensed Activities

Mar 12 Postponed

Committee Licensed Activities
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0452 DUDYCZ.

625 ILCS 5/13-101 from Ch. 95 1/2, par. 13-101

Amends the Illinois Vehicle Code to provide that any taxi cab operating in a municipality with a population of more than 1,000,000 is subject to inspection by the Department of Transportation. Provides that a home rule unit may not regulate taxi cabs in a manner inconsistent with these provisions.

SENATE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/13-101 Adds reference to: 15 ILCS 335/14A

from Ch. 124, par. 34A

Deletes everything. Amends the Illinois Identification Card Act to provide that a person convicted for knowingly possessing a fictitious or unlawfully altered Illinois Identification Card or Illinois Disabled Person Identification Card, making application for the purpose of obtaining a fictitious identification card for another person, or obtaining the services of another person to make application for the purpose of obtaining a fictitious identification card is guilty of a Class 4 felony (instead of a Class A misdemeanor) or a Class 3 felony (instead of a Class 4 felony) if convicted of a second or subsequent violation.

CORRECTIONAL NOTE, S-AM 1

Corrections population and fiscal impacts would be minimal.

JUDICIAL NOTE

The bill would not increase the need for the number of judges

in the state.

STATE MANDATES FISCAL NOTE (DCCA)

SB 452 fails to create a State mandate.

FISCAL NOTE, S-AM 1 (Dept. of Corrections)

SB 345, amended by S-am 1 will have minimal population and fis-

cal impact.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Transportation

Feb 27 Postponed Mar 05 Postponed

Mar 12 Amendment No.01 TRÁNSPORTN S Adopted Recommnded do pass as amend

010-000-000

Placed Calndr, Second Reading

Mar 14 Second Reading

Placed Calndr, Third Reading

Mar 17 Third Reading - Passed 056-000-000

Mar 18 Arrive House

Placed Calendr, First Reading

Hse Sponsor KENNER

First reading Referred to Rules

Mar 21 Assigned to Judiciary II - Criminal Law
May 01 Do Pass/Stdnrd Dbt/Vo008-002-004

Picd Cal 2nd Rdg Std Dbt

Fiscal Note Requested ROSKAM Correctional Note Requested

ROSKAM

Judicial Note Request ROSKAM

Cal 2nd Rdg Std Dbt

May 06 Correctional Note Filed AS AMEND.

BY SA 1

Cal 2nd Rdg Std Dbt

Added As A Joint Sponsor O'BRIEN

May 08 Judicial Note Filed

St Mandate Fis Note Filed

Cal 2nd Rdg Std Dbt

May 13 Fiscal Note Filed

Second Reading-Stnd Debate Pld Cal Ord 3rd Rdg-Std Dbt

May 15 3rd Rdg-Stnd Dbt-Pass/V117-000-000

Passed both Houses

Added As A Joint Sponsor FANTIN

Jun 13 Sent to the Governor Jul 25 Governor approved

PUBLIC ACT 90-0220 Effective date 98-01-01

SB-0453 FAWELL.

70 ILCS 3605/28a from Ch. 111 2/3, par. 328a

Amends the Metropolitan Transit Authority Act to make a technical change to a provision concerning contracts with labor organizations.

Feb 05 1997 First reading Referred to Rules

Feb 19 Assigned to Transportation

Feb 27 Postponed Mar 05 Postponed Mar 12 Postponed

Committee Transportation
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0454 FAWELL.

625 ILCS 5/15-111 from Ch. 95 1/2, par. 15-111

Amends the Illinois Vehicle Code to make a technical change to a provision concerning wheel and axle loads and gross weights.

HOUSE AMENDMENT NO. 1

Adds reference to: 625 ILCS 5/11-208 625 ILCS 5/16-102.5 new 625 ILCS 5/105.5 new

Deletes everything. Amends the Vehicle Code. Provides that the provisions of the Vehicle Code shall not be deemed to prevent local authorities from enforcing the provisions of the Vehicle Code concerning displaying expired registration plates and stickers or a similar local ordinance. Allows certain persons designated by a municipality to enforce provisions of the Vehicle Code concerning displaying expired registration plates and stickers or a similar local ordinance. Provides that all revenues derived from the issuance of citations for violations of the provisions of the Vehicle Code concerning displaying expired registration plates and stickers or a similar local ordinance that are required to be paid to a municipality under the Vehicle Code shall be deposited into the general fund of the municipality. Effective immediately.

FISCAL NOTE, H-AM 1 (Sec. of State)

SB 454, amended by H-am 1 would have no fiscal impact.

HOUSE AMENDMENT NO. 2.

Adds reference to:

605 ILCS 5/9-102 from Ch. 121, par. 9-102

Amends the Illinois Highway Code to provide that signs erected because of construction or repair of a public highway shall state that the highway is closed (instead of stating that the highway is closed and by whose order).

CONFERENCE COMMITTEE REPORT NO. 1.

		COMMITTEE REPOR	
		t the Senate concur in Ho	
	05 1997	First reading	Referred to Rules
Feb			Assigned to Transportation
Feb:			Postponed
Mar			Postponed
Mar	12		Recommended do pass 010-000-000
		Placed Calndr, Second Read	ng
Mar	17	Second Reading	
		Placed Calndr, Third Readir	ug
Mar	18	Third Reading - Passed 055	-000-000
		Arrive House	
		Placed Calendr, First Readn	g
Mar	19	Hse Sponsor DÉERING	
		First reading	Referred to Rules
Маг	21		Assigned to Transportation & Motor
			Vehicles
May	07	Amendment No.01	TRANSPORTAT'N H Adopted
•			Do Pass Amend/Short Debate
			021-000-000
		Placed Cal 2nd Rdg-Sht Db	
		The total and the source	Fiscal Note Requested AS
			AMENDED/WAIT
			St Mandate Fis Nte RegAS
			AMENDED/WAIT
		Cal Ord 2nd Rdg-Shr Dbt	AMENDED/WAIT
May	- US	Amendment No.02	NOLAND
iviay	00	Amendment referred t	
		Cal Ord 2nd Rdg-Shr Dbt	OTRUL
May	.00	Cai Old Zild Rug-Sili Dot	Fiscal Note Filed
iviay	09	Amendment No.02	
			NOLAND HTRN
		Rules refers to	ПІКІ
Max	. 12	Cal Ord 2nd Rdg-Shr Dbt Amendment No.02	NOLAND
May	12	Amendment No.02	NOLAND
		Cal Cad 2ad Dda Cha Dha	Be adopted
M.	12	Cal Ord 2nd Rdg-Shr Dbt	- 4 -
May	13	Second Reading-Short Deba	ate
		Held 2nd Rdg-Short Debate	
	• •	Added As A Joint Sponsor l	
May	14	4 1 1 1 1 1 0 0	St Mandate Fis Nte Req-Wdrn
		Amendment No.02	NOLAND Adopted
		Pld Cal Ord 3rd Rdg-Sht D	bt
May	15	3rd Rdg-Sht Dbt-Pass/Vot	118-000-000
		Joint-Alt Sponsor Changed	NOLAND
		Added As A Joint Sponsor	
May		Sec. Desk Concurrence 01,0	02
May	21	Filed with Secretary	
			Mtn concur - House Amend
		Motion referred to	SRUL
			Mtn concur - House Amend
		Rules refers to	STRN
May	22		Mtn concur - House Amend
			Postponed
			Mtn concur - House Amend
			Be adopted
		Filed with Secretary	-
		-	Mtn non-concur - Hse Amend
			Mtn concur - House Amend
		S Concurs in H Amend. 02/	['] 059-000-000
			Mtn non-concur - Hse Amend
		S Noncners in H Amend. 0	
		Arrive House	
		Placed Cal Order Non-conc	ur 01
May	27		MTN REFUSE RECEDE-HSE
			AMEND

May 27—Cont. H Refuses to Recede Amend 01 H Requests Conference Comm 1ST

Hse Conference Comm Apptd 1ST/DEERING,

CURRY, JULIE, HANNIG

CHURCHILL & WAIT

May 28 Sen Accede Req Conf Comm 1ST

Sen Conference Comm Apptd 1ST/FAWELL,

PARKER, DUDYCZ, SHADID, MOLARO

May 30 House report submitted

Conf Comm Rpt referred to 1ST/HRUL

Be approved consideration

Filed with Secretary

Conference Committee Report

Conf Comm Rpt referred to SRUL

Conference Committee Report

Rules refers to STRN

May 31 House Conf. report Adopted 1ST/116-001-000

Conference Committee Report Be approved consideration

Senate report submitted

Senate Conf. report Adopted 1ST/053-003-001

Both House Adoptd Conf rpt 1ST

Passed both Houses

Jun 27 Sent to the Governor Aug 22 Governor approved

PUBLIC ACT 90-0513 Effective date 97-08-22

SB-0455 FAWELL.

625 ILCS 5/15-107

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

Amends the Illinois Vehicle Code to provide that provisions concerning the load upon a vehicle not extending more than 3 feet beyond the front wheels or bumper do not apply to vehicles designed for the collection of waste, garbage, or recyclable materials. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the exception to the requirement that a load not extend more than 3 feet for vehicles designed for the collection and transportation of waste, garbage or recyclable materials applies only if the vehicle is traveling at a speed not in excess of 15 miles per hour. Provides that in no instance shall the load extend more than 7 feet beyond the front wheels or front bumper.

HOUSE AMENDMENT NO. 1.

Adds reference to:

625 ILCS 5/18c-6102 from Ch. 95 1/2, par. 18c-6102

Further amends the Illinois Vehicle Code to provide that transportation in vehicles with a seating capacity of less than 8 (instead of 10) persons is exempt from Illinois Commerce Commission jurisdiction.

FISCAL NOTE, HA-1 (III. Commerce Commission)

No fiscal impact from SB455, with H-am 1.

Feb 05 1997 First reading Referred to Rules Feb₀₆

Assigned to Transportation Feb 27 Amendment No.01 TRANSPORTN S Adopted

Recomminded do pass as amend

010-000-000

Placed Calndr, Second Reading

Feb 28 Second Reading

Placed Calndr, Third Reading

Mar 06 Third Reading - Passed 053-000-002

Mar 07 Arrive House

Placed Calendr, First Reading

Mar 11 First reading

Mar 18

Hse Sponsor DEERING

Referred to Rules

Assigned to Transportation & Motor

Vehicles

Apr 30	Amendment No.01	TRANSPORTAT'N H Adopted Do Pass Amend/Short Debate 019-002-000	
	Placed Cal 2nd Rdg-Sht Dbt		
		Fiscal Note Requested AS AMENDED/WAIT St Mandate Fis Nte ReqAS AMENDED/WAIT	
	Cal Ord 2nd Rdg-Shr Dbt		
May 02	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Filed	
May 12	Second Reading-Short Deb	St Mandate Fis Nte Req-Wdrn	
	Pld Cal Ord 3rd Rdg-Sht I		
May 13	3rd Rdg-Sht Dbt-Pass/Vot		
May 14	Sec. Desk Concurrence 01		
May 15	Filed with Secretary		
1	Motion referred to	Mtn concur - House Amend SRUL	
May 19	D	Mtn concur - House Amend	
May 20	Rules refers to	STRN Mtn concur - House Amend Be adopted	
	S Communica II A d	Mtn concur - House Amend	
Jun 18 Aug 15	S Concurs in H Amend. 01 Passed both Houses Sent to the Governor Governor approved	/058-000-001	
11ug 13	PUBLIC ACT 90-0407	Effective date 97-08-15	

SB-0456 FAWELL.

625 ILCS 5/11-501

from Ch. 95 1/2, par. 11-501

Amends the Illinois Vehicle Code to make a technical change to a provision concerning driving while under the influence of alcohol or drugs.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Transportation
Feb 27 Postponed
Mar 05 Postponed
Mar 12 Held in committee
Committee Transportation

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0457 PARKER - HAWKINSON - BERMAN - COLLINS - FARLEY.

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.

FISCAL NOTE (Dept. of Insurance)

There will be no fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.

Provides that the referral is limited to referrals for Medicare covered skilled nursing services. Requires the facility to meet the payment quality standards of the health maintenance organization providing coverage. Requires full disclosure to consumers.

STATE MANDATES FISCAL NOTE (DCCA)

SB457 fails to create a State mandate.

FISCAL NOTE, H-AM 1 (Dept. of Insurance)

SB 457, amended by H-am 1 will have no fiscal impact.

Feb 05 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions

Mar 04 Postponed

Mar 11 Recommended do pass 009-000-000

Placed Calndr, Second Reading Added as Chief Co-sponsor HAWKINSON

Mar 12	Second Reading	
Mar 13	Placed Calndr, Third Reading Added as Chief Co-sponsor	REDMAN
Mar 19	Added as Chief Co-sponsor	
Mui 17	Added as Chief Co-sponsor	
	Third Reading - Passed 052	
	Arrive House	
	Placed Calendr, First Readr	
Mar 20	Hse Sponsor FEIGENHOL	
	First reading	Referred to Rules
Ma., 21	Added As A Joint Sponsor	
Mar 21		Assigned to Health Care Availability & Access
Apr 09	Added As A Joint Sponsor	
Apr 22	Added As A Joint Sponsor	WOOD
Apr 25	Added As A Joint Sponsor	
•	Added As A Joint Sponsor	
		Fiscal Note Filed
		Committee Health Care Availability &
4 20	A 1 . N. 01	Access
Apr 30	Amendment No.01	HTHCR-AVB-ACS H Adopted
		Do Pass Amend/Short Debate 023-000-000
	Placed Cal 2nd Rdg-Sht Dl	
	1.400 04. 2.0 1.49 0.0 2.	Fiscal Note Requested AS
		AMENDED/KRAUSE
		St Mandate Fis Nte ReqAS
		AMENDED/KRAUSE
3.5	Cal Ord 2nd Rdg-Shr Dbt	COMPANIE TO THE STATE OF THE ST
May 06	C-1 O-1 2-1 D1- St- Dt-	St Mandate Fis Note Filed
May 12	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Filed
May 13		St Mandate Fis Nte Req-Wdrn
	Second Reading-Short Deb	
	Pld Cal Ord 3rd Rdg-Sht D	
May 14	3rd Rdg-Sht Dbt-Pass/Vot	
May 15	Sec. Desk Concurrence 01	
May 19	Filed with Secretary	
	3.6	Mtn concur - House Amend
M 20	Motion referred to	SRUL
May 20	Rules refers to	Mtn concur - House Amend SINS
	Rules leters to	Mtn concur - House Amend
		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	
	Passed both Houses	
Jun 18	Sent to the Governor	
Aug 15	Governor approved	Total 1
	PUBLIC ACT 90-0408	Effective date 98-01-01
0458 HEND	ON.	

SB-0

35 ILCS 120/5 from Ch. 120, par. 444

Amends the Retailers' Occupation Tax Act. Provides that if the Department of Revenue accepts a return filed by a taxpayer and the payment of all the tax due under the return along with any penalties or interest that have accrued then (i) the Department shall not further prosecute the taxpayer based on the return or the failure to pay the tax or any penalties or interest due and (ii) the Department shall not assess any further penalties or interest on the return or the payment of tax.

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

Feb 05 1997	First reading	Referred to Rules
Feb 06	_	Assigned to Revenue
Mar 06		Postponed
Mar 13		Postponed
		Committee Revenue
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0459 **282**

SB-0459 LUECHTEFELD.

New Act

Creates the Advanced Practice Registered Nurse Practice Act. Provides the short title.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Licensed Activities

Feb 27 Held in committee

Mar 05 Postponed

Mar 12 Recommended do pass 008-000-001

Placed Calndr, Second Reading

Mar 19 Second Reading

Placed Calndr, Third Reading

May 07 Motion filed WEAVER - RE-REFER

FROM CAL. 3RD RDG. TO SENATE RULES.

May 08 Motion prevailed
May 08 037-011-006
Re-referred to Rules

SB-0460 CULLERTON - DUNN - SEVERNS AND OBAMA.

730 ILCS 110/15 from Ch. 38, par. 204-7

Amends the Probation and Probation Officers Act. Requires the Illinois Supreme Court to establish a Division of Probation Services (now the Supreme Court may establish the Division).

JUDICIAL NOTE

No decrease or increase in the number of judges needed.

STATE MANDATES FISCAL NOTE (DCCA)

SB460 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 730 ILCS 110/15 Adds reference to:

725 ILCS 5/115-5 725 ILCS 185/4 730 ILCS 110/10 from Ch. 38, par. 115-5 from Ch. 38, par. 304 from Ch. 38, par. 204-2

Amends the Code of Criminal Procedure of 1963. Permits the admissibility into evidence of a business record in a hearing to revoke a sentence of probation, conditional discharge, or court supervision that are based on a technical violation of a sentencing order. Defines "technical violation". Amends the Pretrial Services Act. Eliminates provisions that require pretrial services agency personnel to be full-time employees. Amends the Probation and Probation Officers Act. Provides that the oath of a probation officer shall be taken before the chief judge or his or her designee (rather than the county clerk).

FISCAL NOTE, H-AM 1 (Dept. of Corrections)

SB 460 would have a minimal corrections population and fiscal

impact.

CORRECTIONAL NOTE, H-AM 1

No change from previous note.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 725 ILCS 5/115-5

Deletes amendatory provisions to the Code of Criminal Procedure of 1963 concerning the admissibility of business records.

CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in Senate)

Recommends that the Senate concur in H-ams 1 and 2.

Recommends that the bill be further amended as follows:

Adds reference to: 10 ILCS 5/29-15

65 ILCS 5/3.1-10-5

725 ILCS 5/115-4.1

730 ILCS 5/5-5-5

Amends the Illinois Municipal Code, the Election Code, and the Unified Code of Corrections. Provides that a person convicted of a felony, bribery, perjury, or other

infamous crime may not be elected to, hold, or be appointed to elective office. Permits a person who has been elected to and is holding office on the effective date of this amendatory. Act who has been convicted of one of those offenses before being elected to the current term in that office to hold that office and to be elected to additional terms in that office. Defines "convicted". Amends the Code of Criminal Procedure of 1963 to permit a person who has been charged with a misdemeanor who wilfully fails to appear in court to be tried in his or her absence.

ully fails to appo	ear in court to be tried in	his or her absence.	
OTE(S) THAT MAY		D (1, D)	
	First reading	Referred to Rules	
Feb 06		Assigned to Judiciary	000 000
Feb 27	D. 10110 1D	Recommended do pass 008	-000-000
	Placed Calndr, Second Read	ing	
Mar 04	Second Reading		
	Placed Calndr, Third Reading	ng	
Mar 17	Filed with Secretary		
	Amendment No.01	CULLERTON	
		-SEVERNS	
	Amendment referred t	o SRUL	
	Added as Chief Co-sponsor		
	Added As A Co-sponsor OI		
		CULLERTON	
		-SEVERNS	
	Rules refers to	SJUD	
Mar 18	Amendment No.01	CULLERTON	
14141 10	Afficialite it 140.01	-SEVERNS	
	Third Danding Dagged 050	Postponed	
	Third Reading - Passed 050	1-002-001 1/ A > C A O1	
	Tabled Pursuant to Rule5-4		
	Third Reading - Passed 050	1-002-001	
	Arrive House		
	Placed Calendr, First Readr		
Apr 09	Hse Sponsor DAVIS, STEV		
	First reading	Referred to Rules	
Apr 11		Assigned to Judiciary II - C	Criminal Law
May 02		Judicial Note Filed	<u>-</u>
		Committee Judiciary II - C	riminal Law
May 06		St Mandate Fis Note Filed	
		Committee Judiciary II - C	Criminal Law
May 08	Amendment No.01	JUD-CRIMINAL H	Adopted
•		Do Pass Amend/Short Deb	oate -
		010-004-000	
	Placed Cal 2nd Rdg-Sht Dt	ot	
	_	Fiscal Note Requested RO	SKAM
		Correctional Note Request	
		ROSKAM	
	Cal Ord 2nd Rdg-Shr Dbt		
May 12	Car ora zna Rag om Der	Fiscal Note Filed	
1414) 12		Correctional Note Filed AS	3
		AMENDED	•
	Cal Ord 2nd Rdg-Shr Dbt	AMENDED	
May 13	Amendment No.02	DAVIS,STEVE	
IVIAY 13	Amendment referred	DAVIS,SILVE	
	Casand Danding Chart Dah	oto IIKUL	
	Second Reading-Short Deb	ale	
14 14	Held 2nd Rdg-Short Debat		
May 14	Amendment No.02	DAVIS,STEVE	
	A NI 02	Be adopted	4
	Amendment No.02	DAVIS,STEVE	Adopted
	Pld Cal Ord 3rd Rdg-Sht D	DU.	
May 15	3rd Rdg-Sht Dbt-Pass/Vot	117-000-000	
May 16	Sec. Desk Concurrence 01,0	02	
	Filed with Secretary		
		Mtn non-concur - Hse Ame	end
May 19	S Noncners in H Amend. 0	1,02	
-	Arrive House		
	Placed Cal Order Non-cond	cur 01,02	
May 21		MTN REFUSE RECEDE	-HSE
•		AMEND	
	Placed Cal Order Non-cond		
		· =	

May 22 H Refuses to Recede Amend 01.02 H Requests Conference Comm 1ST Hse Conference Comm Apptd 1ST/ERWIN. GASH, HANNIG. **CHURCHILL & CROSS** May 23 Sen Accede Reg Conf Comm 1ST Sen Conference Comm Apptd 1ST/HAWKINSON, DILLARD, PETKA, CULLERTON, SHADID May 27 Alt Primary Sponsor Changed ERWIN Added As A Joint Sponsor DAVIS, STEVE May 29 Filed with Secretary Conference Committee Report Conf Comm Rpt referred to SRUL Conference Committee Report Be approved consideration Senate report submitted Senate Conf. report Adopted 1ST/048-006-000 May 31 House report submitted Conf Comm Rpt referred to 1ST/HRUL Rules refers to HJUB

SB-0461 CULLERTON.

720 ILCS 5/24-2.3 new

Jul 02

Amends the Criminal Code of 1961 to prohibit the sale of firearms by a person unless the person operates from a fixed location and is registered under the Retailers' Occupation Tax Act. Provides that an isolated or occasional sale is not prohibited. Makes a violation a Class A misdemeanor.

Re-refer Rules/Rul 19(b) RULES HRUL

NOTE(S) THAT MAY APPLY: Correctional

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Judiciary
To Subcommittee
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

House report submitted

SB-0462 JACOBS – DUNN.

420 ILCS 40/12

from Ch. 111 1/2, par. 210-12

Amends the Radiation Protection Act of 1990 to require an applicant for a radioactive material license to provide notice of the application to counties and municipalities located within 5 miles of the applicant's facility. Provides that the Department of Nuclear Safety shall afford those counties and municipalities an opportunity to be heard concerning the application before a license is issued. Effective immediately.

Note(s) That May Apply: Fiscal
Feb 05 1997 First reading Referred to Rules
Feb 19 Assigned to Environment & Energy
Feb 28 Postponed
Mar 06 Postponed
Committee Environment & Energy
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0463 CULLERTON.

625 ILCS 5/6-305

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

Amends the Illinois Vehicle Code to provide that a person who rents a motor vehicle to another shall photocopy the renter's driver's license (or photo identification in the case of a nonresident who resides in a state or country that does not require a driver to be licensed) and keep the photocopy in his or her records, open to inspection by a police officer or agent of the Secretary of State. Effective January 1, 1998.

SENATE AMENDMENT NO. 1.

Provides that no person shall rent a motor vehicle to another person until he or she has recorded (instead of photocopied) the person's driver's license. Removes the provisions requiring a person renting a motor vehicle to another to photocopy a photo identification. Provides that a person renting a motor vehicle to another shall

keep a record of the driver's license expiration date. Removes provisions requiring a person renting a motor vehicle to another to keep a photocopy of the license or photo identification with the record. Makes technical changes.

```
STATE DEBT IMPACT NOTE, H-AM 2
There would not be an impact on State debt; there may be a cost
savings for the Toll Highway Authority in re bond issuance.
Feb 05 1997
              First reading
                                       Referred to Rules
Feb 06
                                        Assigned to Transportation
Feb 27
                                       Postponed
Mar 05
                   Amendment No.01
                                       TRÂNSPORTN S
                                                                Adopted
                                        Recomminded do pass as amend
                                         007-003-000
              Placed Caindr, Second Reading
Mar 11
              Second Reading
              Placed Calndr, Third Reading
Mar 12
              Third Reading - Passed 054-003-000
              Arrive House
              Placed Calendr, First Reading
Mar 13
              Hse Sponsor ERWIN
              First reading
                                       Referred to Rules
Mar 18
                                       Assigned to Transportation & Motor
                                          Vehicles
Apr 24
              Alt Primary Sponsor Changed FEIGENHOLTZ
              Added As A Joint Sponsor ERWIN
                                       Do Pass/Stdnrd Dbt/Vo011-010-000
Apr 30
              Plcd Cal 2nd Rdg Std Dbt
May 01
              Second Reading-Stnd Debate
              Pld Cal Ord 3rd Rdg-Std Dbt
              Relld 2nd Rdng-Stnd Debate
May 14
                   Amendment No.01
                                       GASH
                   Amendment referred to HRUL
                   Amendment No.01
                                       GASH
                   Rules refers to
                                         HSGE
              Hld Cal Ord 2nd Rdg-Shr Dbt
                   Amendment No.01
May 15
                                       GASH
                                       Be adopted
                   Amendment No.02
                                       GASH
                   Amendment referred to HRUL
                   Amendment No.02
                                       GASH
                                       Be adopted
```

State Debt Note Filed AS AMENDED BY HA 2 Hld Cal Ord 2nd Rdg-Shr Dbt

Re-Refer Rules/Rul 9(B)

Hld Cal Ord 2nd Rdg-Shr Dbt

SB-0464 CULLERTON.

May 16

20 ILCS 2705/49.34 new 625 ILCS 5/12-816 new

Amends the Civil Administrative Code and the Illinois Vehicle Code. Amends the Civil Administrative Code to require the Department of Transportation to study the effectiveness of video surveillance systems on school buses. Report due by January 1, 1999. Section repealed July 1, 2000. Amends the Vehicle Code to require school buses to be equipped with a crossing arm. Effective January 1, 1998.

```
NOTE(S) THAT MAY APPLY: Fiscal
Feb 05 1997 First reading
Feb 06 Assigned to Transportation
Feb 27 Postponed
Mar 05 Postponed
Mar 12 Postponed
Mar 15 Committee Transportation
Refer to Rules/Rul 3-9(a)
```

SB-0465 CULLERTON - PETERSON.

735 ILCS 5/12-112 from Ch. 110, par. 12-112 765 ILCS 1005/1c from Ch. 76, par. 1c

Amends the Code of Civil Procedure to exclude from the provision forbidding property held in tenancy by the entirety to be sold upon judgment against one credi-

SB-0465—*Cont.* **286**

tor, property that was transferred into tenancy by the entirety in violation of the Uniform Fraudulent Transfer Act. Amends the Joint Tenancy Act. Provides that it is not the intent of the Joint Tenancy Act to enable a person to make a devise, conveyance, assignment, or other transfer of property maintained or intended for maintenance as a homestead by both husband and wife together during coverture declaring that the devise is made to persons, expressly named as husband and wife, as tenants by the entirety in order to defraud a creditor.

```
HOUSE AMENDMENT NO. 1. (House recedes June 1, 1997)
Deletes reference to:
765 ILCS 1005/1c
Adds reference to:
810 ILCS 5/9-301 from Ch. 26, par. 9-301
```

Deletes everything. Amends the Code of Civil Procedure to exclude, from the provision forbidding property held in tenancy by the entirety to be sold upon judgment against one creditor, property that was transferred into tenancy by the entirety with the actual intent to hinder, delay, or defraud creditors. Amends the Uniform Commercial Code to provide that an unperfected security interest has priority over the rights of a lien creditor if the lien creditor is a trustee or receiver of a state or federally chartered financial institution and a security interest is granted by the financial institution. Effective immediately.

```
CONFERENCE COMMITTEE REPORT NO. 2.
Recommends that the House recede from H-am 1.
Recommends that the bill be amended as follows:
Adds reference to:
35 ILCS 200/21-260
735 ILCS 5/12-112 from Ch. 110, par. 12-112
```

Deletes everything. Amends the Property Tax Code. 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 not be offered for sale. Amends the Code of Civil Procedure to exclude, from the provision forbidding property held in tenancy by the entirety to be sold upon judgment against one creditor, property that was transferred into tenancy by the entirety with the sole intent to avoid the payment of debts existing at the time of the transfer beyond the transferor's ability to pay those debts as they become due. Effective immediately.

Feb 05 1997	First reading	Referred to Rules	
Feb 06		Assigned to Judiciary	
Feb 27		Recommended do pass 00	8-000-000
	Placed Calndr, Second Read		
Mar 04	Second Reading	0	
	Placed Calndr, Third Readi	ing	
Mar 17	Third Reading - Passed 05:		
Mar 18	Arrive House	3 300 001	
11141 10	Placed Calendr, First Read	no	
Apr 11	Hse Sponsor MEYER	115	
Apr 11	First reading	Referred to Rules	
A pr. 14	I list reading	Assigned to Judiciary I - (Civil Law
Apr 14 May 07		Do Pass/Short Debate Ca	
May 07	Discord Cal 2nd Dda Cht D		11 011-000-000
M 00	Placed Cal 2nd Rdg-Sht D		
May 08	Amendment No.01	MEYER	
	Amendment referred	to HRUL	
34 00	Cal Ord 2nd Rdg-Shr Dbt	MANADA	
May 09	Amendment No.01	MEYER	
	Rules refers to	HJUA	
	Cal Ord 2nd Rdg-Shr Dbt		
May 12	Amendment No.01	MEYER	
		Be adopted	
	Second Reading-Short Deb	oate	
	Amendment No.01	MEYER	Adopted
	Pld Cal Ord 3rd Rdg-Sht I	Dbt	
May 13	3rd Rdg-Sht Dbt-Pass/Vot	t114-000-000	
May 14	Sec. Desk Concurrence 01		
May 19	Filed with Secretary		
-,		Mtn non-concur - Hse Ar	nend

May 20	S Noncners in H Amend. 0	1
	Arrive House	
	Placed Cal Order Non-cond	
May 22		MTN REFUSE RECEDE-HSE
	TID C . D . A	AMEND
	H Refuses to Recede Amen	
	H Requests Conference Con	
	Hse Conference Comm App	
		LANG, HANNIG, CHURCHILL & MEYER
May 23	Sen Accede Req Conf Com	
May 23	Sen Conference Comm App	ntd 1ST/HAWKINSON
	Sen Comerciae Comm rep	DILLARD, PETKA,
		CULLERTON, OBAMA
May 30	House report submitted	
•	Conf Comm Rpt referred to	o 1ST/HRUL
	House report submitted	
May 31	Filed with Secretary	
		Conference Committee Report
	Conf Comm Rpt referred to	
	5	Conference Committee Report
	Rules refers to	SJUD
	D1	Conference Committee Report
	Rules refers to	HLGV Motion REFUSE TO ACC
		1ST CONF. COMM.
		REPORT - HLGV
		Motion prevailed
		016-000-000
		Conference Committee Report
		Be approved consideration
	Senate report submitted	
	Senate Conf. report lost 1S	T/000-055-002
	S Requests Conference Cor	nm 2ND/CULLERTON
	Sen Conference Comm App	otd 2ND/HAWKINSON,
		DILLARD, PETKA,
	Filed with Secretary	CULLERTON, OBAMA
	Filed with Secretary	Conference Committee Report
	Conf Comm Rpt referred to	
	com comm repriorited to	Conference Committee Report
		Be approved consideration
	House Refuses to Adopt 1S	T
	Hse Accede Req Conf Com	nm 2ND
	Hse Conference Comm App	ptd 2ND/DART,
		LANG, HANNIG,
	House report submitted	CHURCHILL & MEYER
	Conf Comm Rpt referred to	2ND/HRIII
	Com Comm Reference to	Be approved consideration
	House report submitted	De approved consideration
Jun 01	Added as Chief Co-sponsor	PETERSON
		3/5 vote required
	House Conf. report Adopte	d 2ND/117-000-000
	Senate report submitted	
	County Count	3/5 vote required
	Senate Conf. report Adopte	ea 2ND/057-000-000
	Both House Adoptd Conf r Passed both Houses	pt 2MD
Jun 30	Sent to the Governor	
Aug 22	Governor approved	
11ug 22	PUBLIC ACT 90-0514	Effective date 97-08-22
SD 0466 MADIA		
SB-0466 MADIO		2 762 1
215 ILCS 5/150.1	from Ch. 7.	3, par. 762.1

Amends the Illinois Insurance Code. Adds a caption to a Section concerning an-

Referred to Rules

nuities offered to certain government employees. Feb 05 1997 First reading Ref

Feb 06	Assigned to Insurance & Pensions
Mar 04	Postponed
Mar 11	Postponed
	Committee Insurance & Pensions
Mar 15	Refer to Rules/Rul 3-9(a)

SB-0467 BURZYNSKI.

215 ILCS 5/155.28 from Ch. 73, par. 767.28

Amends the Illinois Insurance Code. Adds a caption to a Section concerning estimates of premium charges.

Feb 05 1997	First reading	Referred to Rules
Feb 06	-	Assigned to Insurance & Pensions
Feb 26		Postponed
Mar 04		Postponed
Mar 11		Recommended do pass 010-000-000
	Placed Calndr, Second R	leadng
Mar 13	Second Reading	
	Placed Calndr, Third Re	ading
May 07		Motion filed WEAVER - RE-REFER
		FROM CAL. 3RD RDG.
		TO SENATE RULES.
May 08		Motion prevailed

May 08 Motion prevailed May 08 037-011-006 Re-referred to Rules

SB-0468 BURZYNSKI.

215 ILCS 5/355.1 from Ch. 73, par. 967.1

Amends the Illinois Insurance Code. Adds a caption to a Section concerning loss of time benefits.

Feb 05 1997	First reading	Referred to Rules
Feb 06	•	Assigned to Insurance & Pensions
Feb 26		Postponed
Mar 04		Postponed
Mar 11		Postponed
		Committee Insurance & Pensions
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0469 KLEMM.

5 ILCS 315/20 from Ch. 48, par. 1620

Amends the Illinois Public Labor Relations Act. Provides that the Act does not apply to an entity with less than 35 employees that is created by intergovernmental agreement under the Illinois Constitution or the Intergovernmental Cooperation Act.

SENATE AMENDMENT NO. 2.

Deletes reference to: 5 ILCS 315/20
Adds reference to: 5 ILCS 315/3 from Ch. 48, par. 1603
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

Deletes everything. Amends the Illinois Public Labor Relations Act. Includes 9-1-1 dispatchers in public safety answering points within the provisions for mandated mediation and strike prohibition. Excepts from the Act an entity created by intergovermental agreement under the Illinois Constitution or the Intergovernmental Cooperation Act that is employing less than 15 9-1-1 dispatchers.

HOUSE AMENDMENT NO. 1.

Provides that the Illinois Public Labor Relations Act shall not apply to an entity created by intergovernmental agreement under the Illinois Constitution or the Intergovernmental Cooperation Act that is employing less than 20 9-1-1 dispatchers, unless any employee of the intergovernmental entity is transferred from any participating unit of local government that is currently eligible for Illinois State Labor Relations Board jurisdiction.

CONFEDENCE	E COMMITTEE REPOR	T NO. 1
	it the Senate concur in Ho	
Feb 05 1997 Feb 19	First reading	Referred to Rules
Feb 27		Assigned to Commerce & Industry
Mar 05		Held in committee Recommended do pass 005-000-001
IVIAI US	Placed Calndr, Second Read	
Mar 11	Second Reading	nig
14101 11	Placed Calndr, Third Reading	nσ
Mar 18	Filed with Secretary	···•
	Amendment No.01	KLEMM
	Amendment referred t	to SRUL
	Filed with Secretary	
	Amendment No.02	KLEMM
	Amendment referred t	
	Amendment No.01	KLEMM
	Rules refers to	SCED
	Amendment No.02	KLEMM
Mar 19	Rules refers to Amendment No.02	SCED KLEMM
IVIAI 19	Amendment No.02	Be adopted
	Recalled to Second Reading	
	Amendment No.02	KLEMM Adopted
	Placed Calndr, Third Reading	
Mar 20	Third Reading - Passed 057	7-000-000
	Tabled Pursuant to Rule5-4	I(A) SA 01
	Third Reading - Passed 057	7-000-000
Mar 21	Arrive House	
	Hse Sponsor SKINNER	
	First reading	Referred to Rules
Apr 08	4 1 (N 01	Assigned to Labor & Commerce
May 08	Amendment No.01	LABOR-CMRC H Adopted
		021-000-000 Do Pass Amend/Short Debate
		021-000-000
	Placed Cal 2nd Rdg-Sht Di	
May 09	Second Reading-Short Deb	
may or	Pld Cal Ord 3rd Rdg-Sht D	
May 12	Added As A Joint Sponsor	
May 13	3rd Rdg-Sht Dbt-Pass/Vot	
May 14	Sec. Desk Concurrence 01	
	Filed with Secretary	
		Mtn concur - House Amend
	Motion referred to	SRUL
	Destar as form An	Mtn concur - House Amend
Mov. 15	Rules refers to	SCED
M ay 15	Filed with Secretary	Mtn non-concur - Hse Amend
May 16	S Noncners in H Amend. 0	
may 10	Arrive House	•
	Placed Cal Order Non-cond	cur 01
May 21		MTN REFUSE RECEDE-HSE
		AMEND
	H Refuses to Recede Amer	·
	H Requests Conference Co	
	Hse Conference Comm App	ptd 1ST/SCHAKOWSKY,
		KENNER, HANNIG, CHURCHILL AND
		SKINNER
May 23	Sen Accede Req Conf Com	
1114) 23	Sen Conference Comm App	
		LAUZEN, DILLARD,
		GARCIA, FARLEY
May 30	Filed with Secretary	
	0.10	Conference Committee Report
	Conf Comm Rpt referred to	OSKUL
	Rules refers to	Conference Committee Report SCED
	Kules letels to	SCED

Feb 05 1997

Feb 06

First reading

Referred to Rules

Elections

Assigned to Local Government &

```
May 31
                       House report submitted
                       Conf Comm Rpt referred to 1ST/HRUL
                            Rules refers to
                                                     HLBC
                                                   Be approved consideration
                                                   Conference Committee Report
                                                   Be approved consideration
                       Senate report submitted
                       Senate Conf. report Adopted 1ST/053-001-000
                       House Conf. report Adopted 1ST/118-000-000
                       Both House Adoptd Conf rpt 1ST
                       Passed both Houses
       Jun 27
                       Sent to the Governor
                      Governor vetoed
       Aug 22
                      Placed Calendar Total Veto
       Oct 16
       Oct 30
                       Total veto stands.
SB-0470
              BERMAN - TROTTER.
   10 ILCS 5/16-4.1
                                       from Ch. 46, par. 16-4.1
   10 ILCS 5/17-11
10 ILCS 5/17-19.3 new
10 ILCS 5/17-21
10 ILCS 5/18-9
10 ILCS 5/22-15.1
                                       from Ch. 46, par. 17-11
                                       from Ch. 46, par. 17-21
                                       from Ch. 46, par. 18-9
                                       from Ch. 46, par. 22-15.1
   10 ILCS 5/24-1
                                       from Ch. 46, par. 24-1
   10 ILCS 5/24A-5.1
                                       from Ch. 46, par. 24A-5.1
   10 ILCS 5/24A-6
                                      from Ch. 46, par. 24A-6
   10 ILCS 5/24A-15
                                      from Ch. 46, par. 24A-15
   10 ILCS 5/24A-16
                                      from Ch. 46, par. 24A-16
   10 ILCS 5/24B-5.1
   10 ILCS 5/24B-6
   10 ILCS 5/24B-15
   10 ILCS 5/24B-16
   10 ILCS 5/1-7 rep.
  Amends the Election Code to allow straight party voting in Illinois. Effective Jan-
uary 1, 1999.
  NOTE(s) THAT MAY APPLY: Fiscal
       Feb 05 1997
                      First reading
                                                   Referred to Rules
                       Added as Chief Co-sponsor TROTTER
       Feb<sub>06</sub>
                                                   Assigned to Local Government &
                                                     Elections
       Feb 26
                                                   To Subcommittee
                                                   Committee Local Government &
                                                     Elections
                                                   Refer to Rules/Rul 3-9(a)
       Mar 15
SB-0471
              BERMAN.
   10 ILCS 5/1-7
   10 ILCS 5/16-4.1
                                       from Ch. 46, par. 16-4.1
   10 ILCS 5/17-11
                                      from Ch. 46, par. 17-11
   10 ILCS 5/17-19.3 new 10 ILCS 5/17-21
                                      from Ch. 46, par. 17-21
   10 ILCS 5/18-9
10 ILCS 5/22-15.1
10 ILCS 5/24-1
                                      from Ch. 46, par. 18-9
from Ch. 46, par. 22-15.1
                                      from Ch. 46, par. 24-1
   10 ILCS 5/24A-5.1
                                      from Ch. 46, par. 24A-5.1
   10 ILCS 5/24A-6
10 ILCS 5/24A-15
                                      from Ch. 46, par. 24A-6
                                      from Ch. 46, par. 24A-15
   10 ILCS 5/24A-16
                                      from Ch. 46, par. 24A-16
   10 ILCS 5/24B-5.1
   10 ILCS 5/24B-6
   10 ILCS 5/24B-15
   10 ILCS 5/24B-16
  Amends the Election Code to allow straight party voting except in counties with
a population of 700,000 or more but less than 2,000,000. Effective immediately.
  NOTE(S) THAT MAY APPLY: Fiscal
```

Feb 26

To Subcommittee
Committee Local Government &

Elections

Mar 15

Refer to Rules/Rul 3-9(a)

SB-0472 OBAMA.

New Act

815 ILCS 505/2Z

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

Creates the Credit Reporting Fairness Act. Establishes permissible uses of credit reports and content of credit reports. Establishes compliance procedures for credit reporting agencies. Provides for disclosure of credit information to the person who is the subject of the information. Establishes procedures to dispute the accuracy of the reports. Sets forth requirements for providers of information to credit reporting agencies. Makes a violation of the Act an unlawful business practice under the Consumer Fraud and Deceptive Business Practices Act.

NOTE(S) THAT MAY APPLY: Correctional

Feb 05 1997 First reading Referred to Rules

Feb 19 Assigned to Financial Institutions

Feb 28 Postponed

Mar 13 To Subcommittee

Committee Financial Institutions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0473 SYVERSON - BURZYNSKI - MYERS,J - VIVERITO.

705 ILCS 35/2i new

Amends the Circuit Courts Act. Authorizes the addition of one circuit judge to be elected at large in the seventeenth judicial circuit. Provides that the additional circuit judgeship shall be filled by appointment until the general election in November of 1998. Effective immediately.

FISCAL NOTE (Office of the III. Courts)

Total annual cost to the State will be \$162,191, \$112,491 for judicial salaries and \$49,700 for insurance, travel and court

reporters.

JÚDICIAL NOTE

There is a need for an additional circuit judge in the

17th Judicial Circuit.

STATE MANDATES FISCAL NOTE (DCCA)

Fails to create a State mandate.

HOUSE AMENDMENT NO. 4. (House recedes June 1, 1997)

Authorizes the addition of one circuit judge elected in the nineteenth judicial circuit who is a resident of and elected from Lake County, one circuit judge elected in the fifth judicial circuit who is a resident of and elected from Vermilion County, and one resident judge elected in the Circuit of Cook County from Chicago to serve in the juvenile division.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 4.

Recommends that the bill be amended as follows:

Deletes reference to: 735 ILCS 5/8-1401

Reinserts the provisions of H-am 4. Adds an additional circuit judge elected at large in the eighteenth judicial circuit. Adds an additional resident judge from the third judicial subcircuit in Cook County.

NOTE(S) THAT MAY APPLY: Fiscal; Judicial

Feb 05 1997 First reading Referred to Rules Feb 19 Assigned to Executive

Feb 28 Recommended do pass 013-000-000

Placed Calndr Second Reading

Mar 04 Second Reading

Placed Calndr, Third Reading

Mar 06 Third Reading - Passed 056-000-000

Mar 07 Arrive House

Placed Calendr, First Reading

Mar 12 First reading Referred to Rules

Mar 18 Assigned to Judiciary I - Civil Law

4 20		D D (01 + D I + C 1011 000 000
Apr 30	Placed Cal 2nd Rdg-Sht Di	Do Pass/Short Debate Cal 011-000-000
	Tracca Car Zha Rag-Shi Di	Fiscal Note Requested CROSS
		St Mandate Fis Nte ReqCROSS
	CIOIOINI DI DI	Judicial Note Request CROSS
May 07	Cal Ord 2nd Rdg-Shr Dbt Amendment No.01	BLACK
May 07	Amendment referred	
	Amendment No.02	CHURCHILL
	Amendment referred	
	Amendment No.03	
	Amendment referred Cal Ord 2nd Rdg-Shr Dbt	IO HRUL
May 08	Car Ord 2nd Rdg 5m 55t	Fiscal Note Filed
•		Judicial Note Filed
	Amendment No.01	BLACK
	Rules refers to Amendment No.02	HJUA CHURCHILL
	Rules refers to	HJUA
	Amendment No.03	CHURCHILL
	Rules refers to	HJUA
May 13	Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb	ota
May 15	Held 2nd Rdg-Short Debat	
May 14	•	St Mandate Fis Note Filed
	Held 2nd Rdg-Short Debat	
May 15	Amendment No.04 Amendment referred	SCOTT
	Amendment No.04	SCOTT
		Be adopted
	Held 2nd Rdg-Short Debat	
May 16	Amendment No.05 Amendment referred	DANIELS
	Held 2nd Rdg-Short Debat	
	Amendment No.04	SCOTT Adopted
	Pld Cal Ord 3rd Rdg-Sht I	Obt
	Tabled Pursuant to Rule40	(A) HA 1,2,3
	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot	(A) HA 1,2,3
M ay 20	Tabled Pursuant to Rule40	(A) HA 1,2,3 118-000-000
May 20	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary	(A) HA 1,2,3 118-000-000 Mtn concur - House Amend
M ay 20	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04	(A) HA 1,2,3 118-000-000 Mtn concur - House Amend SRUL
M ay 20	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary	(A) HA 1,2,3 118-000-000 Mtn concur - House Amend
May 20 May 21	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to	(A) HA 1,2,3 118-000-000 Mtn concur - House Amend SR UL Mtn concur - House Amend SEXC Mtn concur - House Amend
	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to	(A) HA 1,2,3 118-000-000 Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC
	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to	(A) HA 1,2,3 118-000-000 Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee
May 21	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to	(A) HA 1,2,3 118-000-000 Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend
	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncors in H Amend. 0 Added as Chief Co-sponsor	(A) HA 1,2,3 118-000-000 Mtn concur - House Amend SR UL Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend
May 21	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House	(A) HA 1,2,3 118-000-000 Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend 4 MYERS,J
May 21 May 22	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncors in H Amend. 0 Added as Chief Co-sponsor	(A) HA 1,2,3 118-000-000 Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend MYERS,J cur 04
May 21	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House Placed Cal Order Non-con	(A) HA 1,2,3 118-000-000 Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend 4 MYERS,J cur 04 MTN REFUSE RECEDE-HSE AMEND
May 21 May 22	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House Placed Cal Order Non-con H Refuses to Recede Amer	Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend MYERS,J Cur 04 MTN REFUSE RECEDE-HSE AMEND and 04
May 21 May 22	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House Placed Cal Order Non-con H Refuses to Recede Amer H Requests Conference Co	Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend WYERS,J Cur 04 MTN REFUSE RECEDE-HSE AMEND ad 04 mm 1ST
May 21 May 22	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House Placed Cal Order Non-con H Refuses to Recede Amer	Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend WYERS,J Cur 04 MTN REFUSE RECEDE-HSE AMEND ad 04 mm 1ST
May 21 May 22 May 27	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House Placed Cal Order Non-con H Refuses to Recede Amer H Requests Conference Cor Hse Conference Comm Ap	Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend MYERS,J Cur 04 MTN REFUSE RECEDE-HSE AMEND ad 04 mm 1ST ptd 1ST/SCOTT, DART, HANNIG, CHURCHILL & CROSS
May 21 May 22	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House Placed Cal Order Non-con H Refuses to Recede Amer H Requests Conference Co Hse Conference Comm Ap	Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend 4 MYERS,J cur 04 MTN REFUSE RECEDE-HSE AMEND ad 04 mm 1ST ptd IST/SCOTT, DART, HANNIG, CHURCHILL & CROSS am 1ST
May 21 May 22 May 27	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House Placed Cal Order Non-con H Refuses to Recede Amer H Requests Conference Cor Hse Conference Comm Ap	Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend MYERS,J CUT 04 MTN REFUSE RECEDE-HSE AMEND ad 04 mm 1ST ptd 1ST/SCOTT, DART, HANNIG, CHURCHILL & CROSS am 1ST ptd 1ST/SYVERSON,
May 21 May 22 May 27	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House Placed Cal Order Non-con H Refuses to Recede Amer H Requests Conference Co Hse Conference Comm Ap	Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend 4 MYERS,J cur 04 MTN REFUSE RECEDE-HSE AMEND ad 04 mm 1ST ptd IST/SCOTT, DART, HANNIG, CHURCHILL & CROSS am 1ST
May 21 May 22 May 27	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House Placed Cal Order Non-con H Refuses to Recede Amer H Requests Conference Cor Hse Conference Comm Ap Sen Accede Req Conf Com Sen Conference Comm Ap House report submitted	Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend MYERS,J CUT 04 MTN REFUSE RECEDE-HSE AMEND AND 04 MTN ST Ptd 1ST/SCOTT, DART, HANNIG, CHURCHILL & CROSS IM 1ST Ptd 1ST/SYVERSON, KLEMM, PHILIP, COLLINS, DEL VALLE
May 21 May 22 May 27	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House Placed Cal Order Non-con H Refuses to Recede Amen H Requests Conference Con Hse Conference Comm Ap	Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend MYERS,J Cur 04 MTN REFUSE RECEDE-HSE AMEND dd 04 mm 1ST ptd 1ST/SCOTT, DART, HANNIG, CHURCHILL & CROSS um 1ST ptd 1ST/SYVERSON, KLEMM, PHILIP, COLLINS, DEL VALLE
May 21 May 22 May 27	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House Placed Cal Order Non-con H Refuses to Recede Amer H Requests Conference Co Hse Conference Comm Ap Sen Accede Req Conf Com Sen Conference Comm Ap House report submitted Conf Comm Rpt referred to	Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend MYERS,J CUT 04 MTN REFUSE RECEDE-HSE AMEND AND 04 MTN ST Ptd 1ST/SCOTT, DART, HANNIG, CHURCHILL & CROSS IM 1ST Ptd 1ST/SYVERSON, KLEMM, PHILIP, COLLINS, DEL VALLE
May 21 May 22 May 27	Tabled Pursuant to Rule40 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 04 Filed with Secretary Motion referred to Rules refers to Filed with Secretary S Noncners in H Amend. 0 Added as Chief Co-sponsor Arrive House Placed Cal Order Non-con H Refuses to Recede Amer H Requests Conference Cor Hse Conference Comm Ap Sen Accede Req Conf Com Sen Conference Comm Ap House report submitted	Mtn concur - House Amend SRUL Mtn concur - House Amend SEXC Mtn concur - House Amend SEXC Mtn concur - House Amend Held in committee Mtn non-concur - Hse Amend MYERS,J Cur 04 MTN REFUSE RECEDE-HSE AMEND dd 04 mm 1ST ptd 1ST/SCOTT, DART, HANNIG, CHURCHILL & CROSS um 1ST ptd 1ST/SYVERSON, KLEMM, PHILIP, COLLINS, DEL VALLE

May 31—C	Cont. Conf Comm Rpt referred to SRUL
	Conference Committee Report
	Rules refers to SEXC
	Added as Chief Co-sponsor VIVERITO
	House Conf. report Adopted 1ST/112-004-001
	Conference Committee Report
	Be approved consideration
Jun 01	Senate report submitted
	3/5 vote required
	Senate Conf. report Adopted 1ST/057-000-001
	Both House Adoptd Conf rpt 1ST
	Passed both Houses
Jun 30	Sent to the Governor
Aug 22	Governor vetoed
Oct 16	Placed Calendar Total Veto
Oct 28	Mtn filed overrde Gov veto SYVERSON
Oct 30	3/5 vote required
	Override Gov veto-Sen pass 059-000-000
	Arrive House
	Placed Calendar Total Veto
Nov 12	Mtn filed overrde Gov veto #1/SCOTT
	3/5 vote required
	Override Gov veto-Hse pass 116-000-000
	Bth House Overid Total Veto
Nov 18	PUBLIC ACT 90-0526

SB-0474 BURZYNSKI.

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 05 1997	First reading	Referred to Rules
Feb 06	•	Assigned to Transportation
Feb 27		Postponed
Mar 05		Postponed
Mar 12		Postponed
		Committee Transportation
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0475 RADOGNO – WALSH.T.

415 ILCS 5/39.2

from Ch. 111 1/2, par. 1039.2

Amends the Environmental Protection Act to prohibit the county board of a county or governing body of a municipality from entering into or negotiating a host agreement with a developer of a proposed pollution control facility before the board or governing body has rendered a local siting decision concerning the proposed facility. Effective immediately.

SENATE AMENDMENT NO. 1.

Further amends the local siting review provisions of the Environmental Protection Act. Replaces the prohibition against a host agreement between a local siting applicant and a governing body of a municipality or county board reviewing the application with the requirement that any negotiations toward and terms of a host agreement be disclosed in the record of local siting proceedings.

FISCAL NOTE (EPA)

SB 475 has no fiscal impact on EPA.

STATE MANDATES FISCAL NOTE (DCCA)

SB475, engrossed, fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Requires the county board or governing body of a municipality and the siting applicant to jointly prepare a written summary of the terms and conditions of an oral host agreement entered into before a final local siting decision has been made.

	TE, H-AM 1 (Pollution Control fiscal impact on this Dept.	rol Bd.)
	DATES FISCAL NOTE, H	-AM 1 (DCCA)
	s a "due process mandate" for	
	ate is required under the Sta	
	DATES FISCAL NOTE, H	-AM 1 (DCCA)
	m previous note.	5 5.
Feb 05 1997	First reading	Referred to Rules
Feb 06		Assigned to Environment & Energy
Feb 28 Mar 06		Held in committee Postponed
Mar 13	Amendment No.01	ENVIR. & ENE. S Adopted
17 44 1 15	Theorem 110.07	Recomminded do pass as amend
		010-000-000
	Placed Calndr, Second Read	dng
M ar 14	Second Reading	
Mor 19	Placed Calndr, Third Readi	
Mar 18	Third Reading - Passed 056 Arrive House)-00 0-00 0
	Placed Calendr, First Readr	าย
Mar 20	Hse Sponsor SCULLY	
	First reading	Referred to Rules
Mar 21		Assigned to Environment & Energy
Apr 15		Fiscal Note Filed
Apr 17	Added As A Joint Sponsor	Committee Environment & Energy
Apr 17	Added As A Joint Sponsor	CROTTY
Apr 23		St Mandate Fis Note Filed
<u>-</u>		Committee Environment & Energy
May 08	Amendment No.01	ENVRMNT ENRGY H Adopted
		Do Pass Amend/Short Debate 023-000-000
	Placed Cal 2nd Rdg-Sht D	
	riadou cui zna Rog Sin Di	Fiscal Note Requested AS
		AMENDED/HASSERT
		St Mandate Fis Nte ReqAS
	Cal Ord 2nd Rdg-Shr Dbt	AMENDED/HASSERT
May 09	Cai Old Zild Rug-Sili Dot	Fiscal Note Filed
may ox	Cal Ord 2nd Rdg-Shr Dbt	1 1000 1 1100
May 13	Second Reading-Short Deb	
3.6	Held 2nd Rdg-Short Debat	
May 14	Did Cal Oad 2nd Dda Sht F	St Mandate Fis Note Filed
May 15	Pld Cal Ord 3rd Rdg-Sht I 3rd Rdg-Sht Dbt-Pass/Vot	
May 16	Sec. Desk Concurrence 01	.110 000 000
,	Filed with Secretary	
		Mtn concur - House Amend
3.7	Motion referred to	SRUL
May 19	Dulas rafora to	Mtn concur - House Amend
May 20	Rules refers to	SENV Mtn concur - House Amend
May 20		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	
•	Passed both Houses	
Jun 18	Sent to the Governor	
Aug 15	Governor approved PUBLIC ACT 90-0409	Effective date 97-08-15
CD 0454 EASTE		
	LL - BUTLER - DILLARD	
820 ILCS 205/2 820 ILCS 205/3		8, par. 31.2 8, par. 31.3
020 ILCS 203/ 3	nom en. 4	0, par. 31.3

Amends the Child Labor Law. Provides that the Law does not apply to the work of a 14 or 15 year old minor in a program organized and supervised by a park district with a population of less than 500,000. Prohibits a minor under 16 from working between 10 p.m. (rather than 9 p.m.) and 7 a.m. during school summer vacation

periods (rather than from June 1 until Labor Day). Adds provisions regarding the permitted working hours of minors over 14 who are employed by park districts or municipal parks and recreation departments.

SENATE AMENDMENT NO. 1.

Deletes reference to: 820 ILCS 205/2 Adds reference to: 820 ILCS 205/7

from Ch. 48, par. 31.7

Removes provisions of the bill relating to 14 or 15 year olds working for a park district program. Amends provisions prohibiting persons under age 16 from working in any place or establishment where alcohol is served. Creates an exception for employment on park district property that is not otherwise prohibited by law.

SENATE AMENDMENT NO. 2.

In the language setting forth the number of hours a minor may work for a park district or a municipal parks and recreation department, provides that the language applies to minors employed "in a recreational or educational activity".

FISCAL NOTE, ENGROSSED (Bureau of Budget)

SB 476, engrossed, will not increase or decrease state expendi-

tures or revenues.

HOUSE AMENDMENT NO. 2.

Deletes language changing the permitted working hours of minors in general. (The language pertaining to park districts and municipal parks and recreational departments remains in the bill.)

STATE MANDATES FISCAL NOTE (DCCA) Fails to create a State mandate.

	State manuate.		
	First reading	Referred to Rules	
Feb 06		Assigned to Commerce &	Industry
Mar 11	Added as Chief Co-sponsor		
Mar 13	Added as Chief Co-sponsor	LAUZEN	
Mar 14	Amendment No.01	COMM & INDUS S	Adopted
		Recommnded do pass as an	
		005-000-003	
	Placed Calndr, Second Read	lng	
Mar 17	Second Reading	0	
	Placed Calndr, Third Reading	nø ·	
Mar 18	Filed with Secretary		
	Amendment No.02	FAWELL	
	Amendment referred t		
	Amendment No.02	FAWELL	
	Rules refers to	SCED	
Mar 19	Amendment No.02	FAWELL	
IVIAI 17	Amendment 140.02	Be adopted	
	Parallad to Second Panding		
	Recalled to Second Reading Amendment No.02	FAWELL	A dominal
			Adopted
M 20	Placed Calndr, Third Reading		
Mar 20	Third Reading - Passed 057	-000-000	
Mar 21	Arrive House		
4 - 00	Placed Calendr, First Readr	ıg	
Apr 08	Hse Sponsor CLAYTON	D. C. 1. D. I	
	First reading	Referred to Rules	
Apr 09		Assigned to Labor & Com	merce
Apr 23	Alt Primary Sponsor Chang		
	Added As A Joint Sponsor		
May 08		Do Pass/Short Debate Cal	018-000-002
	Placed Cal 2nd Rdg-Sht Dt		
	Amendment No.01	ERWIN	
	Amendment referred t	to HRUL	
	Cal Ord 2nd Rdg-Shr Dbt		
May 09	Amendment No.01	ERWIN	
	Rules refers to	HLBC	
	Cal Ord 2nd Rdg-Shr Dbt		
May 12		Fiscal Note Requested	
•		SCHAKOWŚKY	
		St Mandate Fis Nte	
		ReqSCHAKOWSKY	
	Amendment No.02	PARKE	
		TIPATIT	

Amendment referred to HRUL

Cal Ord 2nd Rdg-Shr Dbt

May 13		Fiscal Note Filed	
	Second Reading-Short Deb Held 2nd Rdg-Short Debat		
May 14	Title and Mag short a tour	St Mandate Fis Note File	vd
1714) 11	Amendment No.02	PARKE	
	ranciament 140.02	Be adopted	
	Amendment No.02	PARKE	Adopted
			Adopted
M 15	Held 2nd Rdg-Short Debat		+ A C
May 15		Home Rule Note Reques	
		AMENDED/HANNI	G
	Amendment No.03	PARKE	
	Amendment referred		
	Amendment No.03	PARKE	
	Rules refers to	HLBC	
	Held 2nd Rdg-Short Debat		
May 16		Home Rule Note	
		Request WITHDRAW	N/HANNIG
	Pld Cal Ord 3rd Rdg-Sht I	Obt	
	Tabled Pursuant to Rule40	(A) HFA 1 & 3	
	3rd Rdg-Sht Dbt-Pass/Vot	104-010-001	
May 19	Sec. Desk Concurrence 02		
,	Filed with Secretary		
		Mtn concur - House Ame	end
	Motion referred to	SRUL	
May 20		Mtn concur - House Ame	he
111 u) 20	Rules refers to	SCED	
	reales refers to	Mtn concur - House Ame	hre
		Be adopted	
		Mtn concur - House Ame	end
	S Concurs in H Amend, 02		aru -
	Passed both Houses	7037-000-000	
Jun 18	Sent to the Governor		
Aug 15	Governor approved PUBLIC ACT 90-0410	Effective date 98-01-01	
	FUBLIC ACT 90-0410	Ellective date 30-01-01	
0477 FAWE	LL – KARPIEL.		

625 ILCS 5/11-601

from Ch. 95 1/2, par. 11-601

Amends the Illinois Vehicle Code to raise the maximum speed limit outside an urban area to 65 miles per hour for any second division vehicle designed or used for the carrying of a gross weight of 8,001 pounds or more, bus (on highways under the jurisdiction of the Department of Transportation or the Illinois State Toll Highway Authority), house car, camper, private living coach, recreational vehicle, and vehicle towing any other vehicle. Provides that a first division vehicle may exceed the posted speed limit outside an urban district by 10 miles per hour to overtake and pass a second division vehicle. Effective immediately.

Feb 05 1997 First reading Referred to Rules Added as Chief Co-sponsor KARPIEL Assigned to Transportation Feb 06 Feb 27 Postponed Mar 05 Postponed Postponed Mar 12 Committee Transportation Mar 15 Refer to Rules/Rul 3-9(a)

SB-0478 FAWELL.

625 ILCS 5/6-106.11 from Ch. 95 1/2, par. 6-106.11 625 ILCS 5/12-800 from Ch. 95 1/2, par. 12-800

625 ILCS 5/12-816 new

Amends the Illinois Vehicle Code. Specifically provides that drivers of buses of any mass transit district or authority that has a contract agreement with a school district for student transportation have school bus driver permits. Provides that these buses are subject to the special equipment requirements for school buses. Provides that a school bus driver may not operate or permit operation of a radio or tape player while students are passengers.

NOTE(S) THAT MAY APPLY: Fiscal Feb 05 1997 First reading

Referred to Rules

Feb₀₆ Assigned to Transportation Feb 27 Postponed Mar 05 To Subcommittee Committee Transportation Mar 15 Refer to Rules/Rul 3-9(a)

SB-0479 BURZYNSKI.

20 ILCS 1605/10.6 from Ch. 120, par. 1160.6

Amends the Illinois Lottery Law. Adds a caption to the Section concerning odds of winning. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 1605/10.6 Adds reference to: 20 ILCS 1605/3 20 ILCS 1605/15.1 new

Deletes everything. Amends the Illinois Lottery Law. Provides that no lottery ticket vending machine shall be placed in any State building unless it is under the direct supervision of an employee at least 18 years of age. Provides that no new lottery vending machines may be placed in any building unless they are under the direct supervision of the owner or a person at least 18 years of age. Effective immediately.

Feb 05 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 Postponed

Mar 06 Amendment No.01 EXECUTIVE S Adopted Recomminded do pass as amend

007-003-000

Placed Calndr, Second Reading Mar 11 Second Reading Placed Calndr, Third Reading Mar 13 Third Reading - Passed 056-001-000 Arrive House Placed Calendr, First Reading Mar 14 Hse Sponsor WINTERS Mar 18

First reading Referred to Rules Mar 21 Assigned to Revenue May 06

Added As A Joint Sponsor ERWIN

May 08 Re-Refer Rules/Rul 9(B)

MAHAR - TROTTER. SB-0480

215 ILCS 5/356t 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 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.

Feb 05 1997 First reading Referred to Rules Assigned to Insurance & Pensions Feb₀₆ Feb 26 To Subcommittee Committee Insurance & Pensions

Refer to Rules/Rul 3-9(a)

Mar 15 SB-0481 CARROLL.

New Act

Creates the Consumer Late Payment Act. In the case of a payment for specified types of services provided to consumers, prohibits a business from charging a late payment fee or penalty of more than 1.5% if the business receives the payment within 5 days of the due date. Provides that a violation of the Act is a petty offense.

Feb 05 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry Mar 15

Refer to Rules/Rul 3-9(a)

SB-0482 WALSH,T.

225 ILCS 225/20

from Ch. 111 1/2, par. 116.320

Amends the Private Sewage Disposal Licensing Act to add a caption.

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Environment & Energy

Feb 28 Postponed Mar 06 Postponed Mar 13 Postponed

Committee Environment & Energy

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0483 WALSH.T.

225 ILCS 225/9

from Ch. 111 1/2, par. 116.309

Amends the Private Sewage Disposal Licensing Act to add a caption.

SENATE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 225/9 Adds reference to: 225 ILCS 225/10

from Ch. 111 1/2, par. 116.310

Replaces the title and everything after the enacting clause. Amends the Private Sewage Disposal Licensing Act. Provides that units of local government that elect to enforce ordinances setting forth standards for private sewage systems must adopt in those ordinances the minimum code of standards promulgated by the Department of Public Health. Effective immediately.

SENATE AMENDMENT NO. 2.

Adds reference to: 225 ILCS 225/10.5 new

Further amends the Private Sewage Disposal Licensing Act to create the Advisory Commission on Private Sewage Disposal to evaluate the effectiveness of the existing State code of standards for private sewage disposal systems and licensing requirements and to perform other specified duties. Requires units of local government seeking to regulate private sewage disposal contractors by ordinance in a manner deviating from the State code for an environmental or public health purpose to obtain approval from the Department of Public Health, following a public hearing, for each deviation from a section of the code. Changes the effective date of the provisions relating to local ordinances to July 1, 1998.

FISCAL NOTE (Dpt. Public Health)

Approximate annual fiscal impact to DPH will be \$25,000.

STATE MANDATES FISCAL NOTE (DCCA)

Fails to create a State mandate.

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Environment & Energy
Feb 28 Postponed

Feb 28 Postponed Mar 06 Postponed

Mar 13 Amendment No.01 ENVIR. & ENE. S Adopted

Recommnded do pass as amend

008-000-000

Placed Calndr, Second Reading

Mar 17 Second Reading

Placed Calndr, Third Reading

Mar 18 Filed with Secretary

Amendment No.02 WALSH
Amendment referred to SRUL
Amendment No.02 WALSH
Rules refers to SENV

Mar 20 Amendment No.02 WALSH Be adopted

Recalled to Second Reading

Amendment No.02 WALSH Adopted

Placed Calndr, Third Reading

Third Reading - Passed 054-000-001

Mar 21 Arrive House

Placed Calendr, First Reading

Apr 09	Hse Sponsor DAVIS	STEVE
	First reading	Referred to Rules
Apr 11		Assigned to Environment & Energy
May 02		Fiscal Note Filed
		Committee Environment & Energy
May 08		To Subcommittee
•		Committee Environment & Energy
		Re-Refer Rules/Rul 9(B)
May 14		St Mandate Fis Note Filed
		Committee Rules

SB-0484 SEVERNS - WALSH.T - GARCIA - FARLEY, BERMAN AND MADIGAN.

35 ILCS 5/201

from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Provides that, for partners, shareholders of subchapter S corporations, and owners of limited liability companies, there shall be allowed a research and development credit to be determined in accordance with the determination of income and distributive share of income under the Internal Revenue Code. States that this amendatory Act is declarative of existing law and is not a new enactment.

SENATE AMENDMENT NO. 1.

Allows the owners of limited liability companies, if the company is treated as a partnership for federal and State income tax purposes, the investment credit, the training expense credit, and the research and development credit.

OTE(S) THAT MAY	Apply: Fiscal		
Feb 05 1997		Referred to Rules	
Feb 06		Assigned to Revenue	
Feb 28		Recommended do pass 007	7-001-000
	Placed Calndr, Second Read		
	Sponsor Removed WALSH		
	Chief Sponsor Changed to S	SEVERNS	
	Added as Chief Co-sponsor		
	Added as Chief Co-sponsor	GARCIÁ	
Mar 04	Second Reading		
	Placed Calndr, Third Reading	ng	
Mar 11	Filed with Secretary		
	Amendment No.01	PETERSON	
	Amendment referred t	o SRUL	
Mar 12	Amendment No.01		
		Be approved consideration	
Mar 13	Recalled to Second Reading		
		PETERSON	Adopted
	Placed Calndr, Third Reading		
Mar 17	Added as Chief Co-sponsor		
	Third Reading - Passed 054	-000-000	
Mar 18	Arrive House		
	Placed Calendr, First Readr		
	Hse Sponsor MOORE,EUC		
	First reading	Referred to Rules	
Mar 21		Assigned to Revenue	
May 08		Re-Refer Rules/Rul 9(B)	
0485 MADIG	AN - BERMAN - WALSH	,T.	
5 ILCS 375/3	from Ch. 12	27, par. 523	
40 II CS 5/15-106		08 ¹ /2 par 15-106	

SB-0

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.

PENSION NOTE

Fiscal impact has not been caclulated, but is expected to be

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Feb 05 1997 First reading Referred to Rules Feb 06 Mar 04 Mar 05 Pension Note Filed

Assigned to Insurance & Pensions To Subcommittee

Committee Insurance & Pensions

Mar 15

Refer to Rules/Rul 3-9(a)

SB-0486 SHADID.

40 ILCS 5/7-109.3

from Ch. 108 1/2, par. 7-109.3

30 ILCS 805/8.21 new

Amends the Illinois Municipal (IMRF) Article of the Pension Code to make sworn police officers employed full time by a school district eligible for the sheriff's law enforcement employee formula. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Fiscal impact cannot be determined due to the unknown number of

sworn police officers employed full-time to participating

school districts.

Mar 05

NOTE(S) THAT MAY APPLY: Fiscal

Feb 05 1997 Referred to Rules First reading

Feb 06 Assigned to Insurance & Pensions To Subcommittee Feb 26

Pension Note Filed Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0487 GARCIA - DEL VALLE.

New Act

Creates the Community Workforce Employment Council Act to facilitate public input into One Stop Career Centers established by the Department of Commerce and Community Affairs (DCCA), the Illinois Department of Employment Security (IDES), and the United States Department of Labor by creating an 11 member council for each Center appointed by the governor, with 5 members representing private business and organized labor, 5 members representing community based organizations, and 1 member representing community colleges in the area, with terms to last 3 years. Each Council shall participate in decisions regarding community outreach and linkage of the Center with regional educational facilities, receive reports of activities of the Center, and make reports to DCCA and IDES on the employment and training needs of the region. DCCA and IDES shall annually report to the Governor and General Assembly on the activities of each Council. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry

Feb 27 Postponed Postponed Mar 05 Mar 14 Postponed

Committee Commerce & Industry Mar 15

Refer to Rules/Rul 3-9(a)

SB-0488 SHAW.

Appropriates \$20,000,000 from the Road Fund to the Department of Transportation for the construction of an overpass to bypass an existing railroad-highway grade crossing in the City of Dolton. Effective July 1, 1997.

Feb 05 1997 First reading Referred to Rules

Feb₀₆ Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

SB-0489 SHAW.

605 ILCS 5/4-101 from Ch. 121, par. 4-101

605 ILCS 5/4-101.17 new

Amends the Illinois Highway Code to provide that the Department of Transportation has the power to create an overpass to bypass an existing railroad-highway grade crossing when the separation of a railroad-highway grade crossing severely impairs the ability of emergency vehicles to operate efficiently and effectively due to an above average frequency and duration of interruptions to vehicular traffic.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 05 1997 First reading Referred to Rules

Feb 06 Assigned to Transportation Feb 27 Postponed
Mar 05 Postponed
Mar 12 Held in committee
Committee Transportation
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0490 MADIGAN – BOMKE – LUECHTEFELD – DUDYCZ – BURZYNSKI, MAHAR, SYVERSON, PARKER, DONAHUE, RADOGNO, FITZGERALD, LINK AND SEVERNS.

215 ILCS 5/424 215 ILCS 5/155.22a new

Amends the Illinois Insurance Code. Provides that no company authorized to transact life, health, or disability income insurance may deny or terminate coverage or charge a different rate for coverage of an individual because that individual is or has been the subject of abuse or has sought treatment for or protection from abuse. Provides that an insurance company is not prohibited from refusing to issue a life insurance policy to an individual who is or who has the significant potential to be the subject of abuse if the perpetrator of the abuse is the applicant or would be the owner of the insurance policy. Provides that an insurance company is not prohibited from inquiring about a physical or mental condition that is caused by or related to abuse.

SENATE AMENDMENT NO. 1.

Includes harassment and intimidation within the scope of the term "abuse". Removes provision allowing a company to refuse to issue a policy because the proposed insured has the significant potential to be the subject of abuse at the hand of an owner of the policy.

FISCAL NOTE (Dpt. Insurance) SB490 will have no fiscal impact on the Department. Feb 05 1997 First reading Referred to Rules Feb 06 Assigned to Insurance & Pensions Added As A Co-sponsor FITZGERALD Feb 27 Mar 04 Recommended do pass 010-000-000 Placed Calndr, Second Reading Mar 05 Second Reading Placed Calndr, Third Reading Added As A Co-sponsor LINK Added As A Co-sponsor SEVERNS **Mar 18** Filed with Secretary Amendment No.01 MADIGAN Amendment referred to SRUL Amendment No.01 MADIGAN Rules refers to SINS Mar 19 Amendment No.01 MADIGAN Be adopted Recalled to Second Reading **MADIGAN** Adopted Amendment No.01 Placed Calndr, Third Reading Mar 20 Third Reading - Passed 055-000-000 Mar 21 Arrive House Hse Sponsor COULSON Referred to Rules First reading Alt Primary Sponsor Changed MAUTINO Apr 08 Assigned to Insurance Apr 09 Added As A Joint Sponsor POE Added As A Joint Sponsor MITCHELL Added As A Joint Sponsor COULSON Apr 12 Added As A Joint Sponsor BRADY Apr 30 Do Pass/Short Debate Cal 018-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested BRADY Cal Ord 2nd Rdg-Shr Dbt May 05 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt May 06 Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt

May 08 3rd Rdg-Sht Dbt-Pass/Vot114-000-002

Passed both Houses
Jun 06 Sent to the Governor
Jul 28 Governor approved

PUBLIC ACT 90-0245 Effective date 98-01-01

SB-0491 WEAVER.S.

230 ILCS 5/1

from Ch. 8, par. 37-1

Amends the Horse Racing Act of 1975. Adds a caption and makes a technical change to the short title Section.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Executive
Feb 28 Postponed
Mar 06 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0492 WEAVER,S.

230 ILCS 10/1

from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in the Section containing the short title.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Executive
Feb 28 Postponed

Feb 28 Postponed
Mar 06 To Subset

Mar 06 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0493 WEAVER,S.

New Act

Creates the State Gaming Act. Contains a short title only.

HOUSE AMENDMENT NO. 1.

Deletes reference to: New Act

Adds reference to: 230 ILCS 10/7

from Ch. 120, par. 2407

Deletes everything after the enacting clause. Amends the Riverboat Gambling Act. Changes the license renewal period for owners licenses to 4 years.

FISCAL NOTE, H-AM 1 (Ill. Gaming Bd.)

SB 493, amended by H-am 1 would have minimal, if any fiscal impact on the State of Illinois.

CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in Senate only)

Recommends that the Senate recede from S-am 1.

Recommends that the bill be further amended as follows:

Adds reference to: 230 ILCS 10/Act title 230 ILCS 10/3.5 new 230 ILCS 10/4 from Ch. 120, par. 2404 from Ch. 120, par. 2405 from Ch. 120, par. 2406 from Ch. 120, par. 2411 230 ILCS 10/11 arew 230 ILCS 10/12 from Ch. 120, par. 2412 from Ch. 120, par. 2418

Deletes everything. Amends the Riverboat Gambling Act. Authorizes a licensee to conduct dockside gambling on its riverboats while they are moored. Authorizes a licensee to conduct gambling without conducting cruises if approved by referendum by the home dock municipality or county of the licensee. Removes certain geographical limitations on the home dock locations of riverboats. Authorizes riverboat home dock relocation. Provides that riverboat licenses shall be renewed for periods of 4 years, unless the Board sets shorter periods. Effective June 1, 1998.

Feb 05 1997 First reading Referred to Rules
Feb 06 Assigned to Executive

Feb 28 Postponed

Mar 06		Recommended do pass 008-004-000	
Mar 19	Placed Calndr, Second Rea	dng	
	Second Reading Placed Calndr, Third Reading		
Mar 20 Mar 21	Third Reading - Passed 032 Arrive House	2-011-011	
14141 21	Hse Sponsor BRUNSVOL		
	Added As A Joint Sponsor First reading	KUBIK Referred to Rules	
Apr 08	•	Assigned to Executive	
Apr 30 May 07	Added As A Joint Sponsor	CAPPARELLI Fiscal Note Requested AS	
, - -		AMEND/STEPHENS	
		St Mandate Fis Nte ReqAS AMEND/STEPHENS	
	Amendment No.01	EXECUTIVE H Adopted	
		Do Pass Amd/Stndrd Dbt/Vote 008-007-000	
May 12	Plcd Cal 2nd Rdg Std Dbt	_	
May 12	Cal 2nd Rdg Std Dbt	Fiscal Note Filed	
May 13		St Mandate Fis Nte Req-Wdrn	
	Second Reading-Stnd Deba Pld Cal Ord 3rd Rdg-Std D	ite Obt	
May 16		3d Reading Consideration PP Calendar Consideration PP.	
	Pld Cal Ord 3rd Rdg-Std D	Obt	
May 19	3rd Rdg-Stnd Dbt-Pass/V0 Sec. Desk Concurrence 01	061-055-001	
112, 17	Filed with Secretary		
May 20	S Noncners in H Amend. 0	Mtn non-concur - Hse Amend	
•	Arrive House		
May 22	Placed Cal Order Non-conc	cur 01 MTN REFUSE RECEDE-HSE	
-	HD-f (D)	AMEND	
	H Refuses to Recede Amen H Requests Conference Cor		
	Hse Conference Comm App	otd 1ST/BRUNSVOLD,	
		CAPPARELLI, HANNIG,	
		CHURCHILL AND HASSERT	
May 23	Sen Accede Req Conf Com	m 1ST	
	Sen Conference Comm App	otd 1ST/WEAVER,S, PHILIP, DILLARD,	
I 01		JONES, DEMUZIO	
Jun 01 Nov 14	Added As A Joint Sponsor I Filed with Secretary	LANG	
	,	Conference Committee Report	
	Conf Comm Rpt referred to	Conference Committee Report	
	Rules refers to House report submitted	SEXC	
	Conf Comm Rpt referred to	HRUL	
	Rules refers to	HEXC/003-002-000	
	House report submitted	Approved For Cnsdrtn-Lost	
		Conference Committee Report Be approved consideration	
	Senate report submitted		
494 DUDY <i>C</i>	Senate Conf. report Adopted	d 1ST/032-025-000	
#94 DUDY (w Act	CZ – JACOBS.		
ILCS 301/20-2	0		

SB-049

20 ILCS 301/20-20 30 ILCS 105/5.449 new 720 ILCS 5/28-1

720 ILCS 5/28-1.1 720 ILCS 5/28-3 from Ch. 38, par. 28-1.1 from Ch. 38, par. 28-3

Creates the Video Gaming Act. Provides that the Illinois Department of Revenue shall be responsible for administration and enforcement of laws relating to video gaming terminals. Amends the Alcoholism and Other Drug Abuse and Dependency Act to create a program for education, training, and research concerning the problem of compulsive gambling. Amends the State Finance Act to create the Video Gaming School Fund. Amends the Gambling Article of the Criminal Code to make corresponding changes. Effective January 1, 1998.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Feb 05 1997 First reading Referred to Rules Feb 06 Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

SB-0495 GEO-KARIS.

Feb 05 1997

Feb₀₆

May 08

May 09

625 ILCS 45/4-1

from Ch. 95 1/2, par. 314-1

Referred to Rules

CHURCHILL

CHURCHILL

Adopted

Be adopted

Amends the Boat Registration and Safety Act. Requires a person under the age of 13 to wear a personal floatation device.

SENATE AMENDMENT NO. 1.

Provides that the requirement that children wear flotation devices applies at all times the watercraft is underway.

SENATE AMENDMENT NO. 2.

Provides that the personal flotation device requirement applies only to watercraft under 26 feet in length. Provides that the requirement does not apply to persons who are below decks or in totally enclosed cabin spaces.

HOUSE AMENDMENT NO. 1.

First reading

Provides that the requirement concerning wearing a personal flotation device does not apply to a person operating a watercraft on private property.

Assigned to Transportation TRANSPORTN S Feb 27 Amendment No.01 Adopted Recommnded do pass as amend 008-002-000 Placed Calndr, Second Reading Mar 11 Filed with Secretary Amendment No.02 **GEO-KARIS** Amendment referred to SRUL Mar 12 Amendment No.02 **GEO-KARIS** Rules refers to STRN Mar 18 Second Reading Placed Calndr, Third Reading Mar 19 Amendment No.02 GEO-KARIS Be adopted Recalled to Second Reading Amendment No.02 GEO-KARIS Adopted Placed Calndr, Third Reading Third Reading - Passed 053-003-000 Mar 20 Mar 21 Arrive House Hse Sponsor CHURCHILL First reading Referred to Rules Apr 08 Assigned to Agriculture & Conservation Apr 14 Added As A Joint Sponsor HUGHES Added As A Joint Sponsor BEAUBIEN Do Pass/Short Debate Cal 011-000-002 Apr 30 Placed Cal 2nd Rdg-Sht Dbt May 06 Added As A Joint Sponsor ERWIN CHURCHILL May 07 Amendment No.01 Amendment referred to HRUL

Cal Ord 2nd Rdg-Shr Dbt

Cal Ord 2nd Rdg-Shr Dbt

Amendment No.01

Second Reading-Short Debate

Amendment No.01

Pld Cal Ord 3rd Rdg-Sht Dbt Added As A Joint Sponsor COULSON

May 13 May 14 May 15	3rd Rdg-Sht Dbt-Pass/Vot1 Sec. Desk Concurrence 01 Filed with Secretary	110-006-000
M ay 19	Motion referred to	Mtn concur - House Amend SRUL Mtn concur - House Amend
May 20	Rules refers to	STRN Mtn concur - House Amend Be adopted
Jun 18 Aug 15	S Concurs in H Amend. 01/ Passed both Houses Sent to the Governor Governor approved PUBLIC ACT 90-0411	
SB-0496 GEO-K	ARIS – FAWELL.	
625 ILCS 45/5-2 625 ILCS 45/5-14 625 ILCS 45/5-21	from Ch. 95 new	5 1/2, par. 315-2 5 1/2, par. 315-9
625 ILCS 45/7-10	from Ch. 95	5 1/2, par. 317-10

Amends the Boat Registration and Safety Act. Prohibits a person operating a watercraft from jumping the wake of another vessel within 150 feet. Provides that in order to operate a motorboat that has in tow a person on water skis, an aquaplane, or a similar device, the motorboat must have a capacity of at least 3 persons. Prohibits a person in a motorboat from sitting on the gunwales, tops of seat backs, or on the decking over the bow or stern while the motorboat is underway. Prohibits a livery from leasing a personal watercraft or speciality prop-craft to a person under 16 (instead of 12) years of age.

SENATE AMENDMENT NO. 2.

Deletes reference to: 625 ILCS 45/5-2

Removes the provision concerning the prohibition on a person operating a watercraft from jumping the wake of another vessel within 150 feet of the other vessel.

HOUSE AMENDMENT NO. 1

Provides that the provisions prohibiting a person operating a motorboat from allowing a person in the motorboat to ride or sit in certain locations do not apply to the driver of the boat, a person while fishing, or a person on private property. NOTE(S) THAT MAY APPLY: Correctional

-	.~(0)	TITLE I. COLLOCK			
	Feb 05 1997	First reading	Referred to Rules		
	Feb 06		Assigned to Transp	ortatio	n
	Feb 27		Held in committee		
	Mar 05		Postponed		
	Mar 11	Added as Chief Co-sponsor	FAWELL		
	Mar 12	Amendment No.01	TRANSPORTN	S	Tabled
		Amendment No.02	TRANSPORTN	S	Adopted
			Recommnded do p 008-002-000	ass as a	mend
		Placed Calndr, Second Read	ing		
	Mar 13	Second Reading	•		
		Placed Calndr, Third Readi	ng		
	Mar 17	Third Reading - Passed 056	5-000-000		
	Mar 18	Arrive House			
		Placed Calendr, First Readr	ıg		
	Mar 20	Hse Sponsor CHURCHILI	L		
		First reading	Referred to Rules		
	Mar 21		Assigned to Agricu	ılture &	Conservation
	Apr 14	Added As A Joint Sponsor	HUGHES		
		Added As A Joint Sponsor	BEAUBIEN		
	May 07	Amendment No.01	AGRICULTURE	H	Adopted
			Do Pass Amd/Stn	drd Dbt	/Vote
			008-000-000		
		Picd Cai 2nd Rdg Std Dbt			
	May 09	Second Reading-Stnd Deba	ite		
		Pld Cal Ord 3rd Rdg-Std D	Obt		

34 12	2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1	101 014 000
May 13	3rd Rdg-Stnd Dbt-Pass/V1	101-014-000
May 14	Sec. Desk Concurrence 01	
May 15	Filed with Secretary	
,		Mtn concur - House Amend
	M-4:	
	Motion referred to	SRUL
May 19		Mtn concur - House Amend
	Rules refers to	STRN
May 20		Mtn concur - House Amend
•		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	
	Passed both Houses	7037-000-000
* 40		
Jun 18	Sent to the Governor	
Aug 15	Governor approved	
_	PUBLIC ACT 90-0412	Effective date 98-01-01
SB-0497 MADIO	AN - MOLARO.	
	AN - MOLARO.	
205 ILCS 635/1-3	from Ch. 1'	7, par. 2321-3
205 ILCS 635/1-4	from Ch. 1'	7, par. 2321-4
205 ILCS 635/4-1		7, par. 2324-1
205 ILCS 635/4-2		7, par. 2324-2
205 ILCS 635/4-8		7, par. 2324-8
205 ILCS 635/4-10	from Ch. 1'	7, par. 2324-10

Amends the Residential Mortgage License Act of 1987. Provides that examinations of licensees shall be conducted for cause rather than merely on a periodic basis. Abolishes the exemption for licensees under the Real Estate License Act of 1983. Requires an entity to either have a physical presence in Illinois or not originate mortgage loans in its ordinary course of business to qualify for exemption related to volume of business. Provides that default rate provisions apply only to licensees that service, fund, or make credit decisions regarding mortgage loans. Prohibits the limitation of fees, if the fees are not in violation of law and are fully disclosed and subject to a written agreement. Requires the Commissioner of Banks and Real Estate to maintain a registry of employees of licensees.

SENATE AMENDMENT NO. 1.

Deletes reference to: 205 ILCS 635/1-3 205 ILCS 635/4-1 205 ILCS 635/4-2 205 ILCS 635/4-8 205 ILCS 635/4-10

Deletes provisions in the bill relating to licenses for affiliates, registry of employees of licensees, circumstances for examinations, and delinquency rates, abolishing the exemption for licensees under the Real Estate License Act of 1983, and prohibiting the Commissioner from issuing rules limiting fees.

FISCAL NOTE, S-AM 1 (Office of Banks & Real Estate)
There would be little or no fiscal impact on the Office of
Banks & Real Estate. There may be a decrease in the number of
entities authorized to operate in Illinois; there would not be
a measurable fiscal impact from those entities choosing to
seek State licensure.
HOUSING AFFORDABILITY IMPACT NOTE
No fiscal effect on a single-family residence.
STATE MANDATES FISCAL NOTE (DCCA)
SB 497 fails to create a State mandate.

FIG. THAT MAY APPLY: Fiscal

Note(s) That May Apply: Fiscal Feb 05 1997 First reading

Feb 26
Mar 05
Mar 12
Amendment No.01
Amendment

009-000-000

Referred to Rules

Mar 13 Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading

Mar 17 Third Reading - Passed 054-000-000

Mar 18	Arrive House	
M 10	Placed Calendr, First Readi	ng
M ar 19	Hse Sponsor SAVIANO	Deferred to Dollar
Mar 21	First reading	Referred to Rules
Apr 09	Alt Primary Sponsor Chang	Assigned to Registration & Regulation
Api 09	Added As A Joint Sponsor	
May 01	Added As A Joint Spoisor	Do Pass/Short Debate Cal 021-000-000
May 01	Placed Cal 2nd Rdg-Sht Di	
	1 1200 021 210 1108 011 21	Fiscal Note Requested BLACK
		St Mandate Fis Nte ReqBLACK
		Housng Aford Note RequBLACK
	Cal Ord 2nd Rdg-Shr Dbt	
May 05		Fiscal Note Filed
	G-10-10-1B1 St Dt	Housing Aford Note Filed
May 09	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note Filed
May 08	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note Filed
May 13	Cai Old 2lld Rug-Sill Dol	Re-committed to Rules
		Re-committed to Rules
	AND – MADIGAN.	
40 ILCS 5/15-134		08 1/2, par. 15-134
40 ILCS 5/15-135		08 1/2, par. 15-135
40 ILCS 5/15-136		08 1/2, par. 15-136
40 ILCS 5/15-136		08 1/2, par. 15-136.2
40 ILCS 5/15-145		08 1/2, par. 15-145
40 ILCS 5/15-146 40 ILCS 5/15-153		08 1/2, par. 15-146 08 1/2, par. 15-153.3
		the Pension Code. Provides a new flat
a mende the State	e i inivercities Article of 1	the Pencian Lage Provider a new flat

Amends the State Universities Article of the Pension Code. Provides a new flat rate retirement formula equal to 2.2% of the final rate of earnings for each year of service. Increases the maximum retirement annuity from 75% to 80% of the final rate of earnings. Extends the deadline for early retirement without discount to September 1, 2002. Removes the compensation limits for persons employed by more than one employer. Changes the service requirement for retirement at any age from 35 to 30 years. Allows a surviving spouse without dependents to begin receiving survivor's benefits before attaining age 50. Provides for a minimum survivor's benefit based on the amount of service of the deceased member. Extends the survivor's benefit for a dependent child until age 23 if the child is a full-time student. Accelerates the initial annual increase in disability benefits. Effective immediately.

```
PENSION IMPACT NOTE
```

Fiscal impact has not been determined, but is expected to be significant.

PENSION IMPACT NOTE, REVISED

No change from previous note.

PENSION IMPACT NOTE, REVISION 2

Estimated increase in unfunded liabilities would be \$140.9 M.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Feb 05 1997	First reading	Referred to Rules
Feb 06		Assigned to Insurance & Pensions
Feb 26		To Subcommittee
Mar 11		Pension Note Filed
		Committee Insurance & Pensions
Mar 15		Refer to Rules/Rul 3-9(a)
Apr 14		Pension Note Filed
May 02		Pension Note Filed
		Committee Rules

SB-0499 MAITLAND - MADIGAN.

40 ILCS 5/15-112	from Ch. 108 1/2, par. 15-112
40 ILCS 5/15-113.2	from Ch. 108 1/2, par. 15-113.2
40 ILCS 5/15-113.3	from Ch. 108 1/2, par. 15-113.3
40 ILCS 5/15-113.4	from Ch. 108 1/2, par. 15-113.4
40 ILCS 5/15-113.7	from Ch. 108 1/2, par. 15-113.7
40 ILCS 5/15-125	from Ch. 108 1/2, par. 15-125
40 ILCS 5/15-139	from Ch. 108 1/2, par. 15-139
40 ILCS 5/15-143	from Ch. 108 1/2, par. 15-143
40 ILCS 5/15-153.2	from Ch. 108 1/2, par. 15-153.2

```
40 ILCS 5/15-157 from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-167.2 from Ch. 108 1/2, par. 15-167.2
40 ILCS 5/15-168.1 new
40 ILCS 5/15-185 from Ch. 108 1/2, par. 15-185
40 ILCS 5/15-190 from Ch. 108 1/2, par. 15-190
40 ILCS 5/15-191 from Ch. 108 1/2, par. 15-191
40 ILCS 5/15-144 rep.
```

Amends the State Universities Article of the Pension Code. Increases the System's authority to issue bonds, allowing up to \$20,000,000 to be outstanding at any one time. Limits existing benefits by: (i) excluding certain earnings after June 30, 1997 from the calculation of the final rate of earnings; (ii) imposing additional requirements on return to service following a leave of absence; (iii) requiring a return to service within one year after discharge in order to obtain credit for military service; and (iv) removing a provision allowing beneficiaries to elect to receive death benefits in multiple payments. (Article 13, Section 5 of the Illinois Constitution may prevent these limitations from applying to certain current or former members.) For new participants only, limits credit for unused sick leave to a maximum of one year. Changes the definition of "effective rate of interest" by adding additional factors to be included in determining the rate, including the desirability of minimizing volatility in the rate from year to year; states that the change is a clarification of existing law. Changes provisions relating to the calculation of interest when purchasing military service credit. Deletes provisions that suspend or reduce the annuity of certain persons who return to employment after retirement. Grants the Secretary of the Board the power to issue subpoenas. Allows annuitants and beneficiaries to authorize withholding from their annuities and benefits. Allows the System to pay benefits to the trustee of a trust created for the benefit of a minor or person under legal disability; provides that the System is not responsible for determining the validity of the trust and must conclusively rely on the representations of the trustee. Also makes technical changes. Effective immediately.

```
PENSION NOTE
SB499 will have no major fiscal impact.
NOTE(s) THAT MAY APPLY: Pension
```

Feb 05 1997 First reading
Feb 19
Feb 28
Mar 05
Mar 15

Referred to Rules Assigned to Executive To Subcommittee Pension Note Filed Committee Executive Refer to Rules/Rul 3-9(a)

SB-0500 KLEMM - BURZYNSKI.

30 ILCS 505/9 from Ch. 127, par. 132.9

Amends the Illinois Purchasing Act. Provides that any contract entered into or expenditure of funds by a State agency for remodeling, renovation, or construction involving an expenditure in excess of \$30,000 (now, \$5,000) shall be subject to the supervision of a licensed architect or engineer. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes amendatory provisions increasing the expenditure requirements for contracts requiring architect or engineer supervision from \$5,000 to \$30,000. Provides that architect or engineer supervision and certification shall not apply to refurbishing, repair, or maintenance projects that are determined by the Illinois Capital Development Board's Executive Director or its designated technical staff as not being the practice of architecture as defined in Section 3 of the Illinois Architecture Practice Act of 1989, nor the practice of professional engineering as defined in Section 3 of the Professional Engineering Practice Act of 1989, nor the practice of structural engineering as defined in Section 5 of the Structural Engineering Licensing Act of 1989.

Note(s) That May Apply: Fiscal Feb 05 1997 First reading Feb 06

Referred to Rules Assigned to State Government Operations

Recommended do pass 009-000-000

Feb 28

Mar 11	Second Reading	
Mar 17	Placed Calndr, Third Readi Added as Chief Co-sponsor	
17441 17	Third Reading - Passed 05:	
Mar 18	Arrive House	
Mar 19	Placed Calendr, First Read: Hse Sponsor FANTIN	ng
Mui 17	First reading	Referred to Rules
Mar 21	<u> </u>	Assigned to State Govt Admin & Election Refrm
Apr 25	Added As A Joint Sponsor	BRADY
M ay 01	Amendment No.01	ST GV-ELC RFM H Adopted
		Do Pass Amend/Short Debate
	Placed Cal 2nd Rdg-Sht D	013-000-000
May 08	Second Reading-Short Deb	
May 00	Pld Cal Ord 3rd Rdg-Sht I	
May 09	3rd Rdg-Sht Dbt-Pass/Vot	
May 12	Sec. Desk Concurrence 01	
•	Filed with Secretary	
	·	Mtn concur - House Amend
	Motion referred to	SRUL
May 14	- .	Mtn concur - House Amend
14 01	Rules refers to	SGOA
May 21		Mtn concur - House Amend
		Be adopted
	S C :- II A 01	Mtn concur - House Amend
	S Concurs in H Amend. 01 Passed both Houses	7037-000-000
Jun 19	Sent to the Governor	
Aug 16	Governor approved	
Aug 10	PUBLIC ACT 90-0446	Effective date 97-08-16

SB-0501 FAWELL.

105 ILCS 5/17-8 from Ch. 122, par. 17-8

Amends the School Code. Authorizes a school district to use moneys in its transportation fund to install, construct, maintain, and repair sidewalks if installing those sidewalks eliminates a serious safety hazard that is serving as the authority for a school board to provide free transportation to pupils who reside within 1 1/2 miles of the school they attend. Prohibits the district from claiming any State transportation or other reimbursement for the costs of installing, constructing, maintaining, or repairing those sidewalks.

Q)		
NOTE(S) THAT MA	y Apply: Fiscal	
Feb 06 1997	First reading	Referred to Rules
Feb 19	_	Assigned to Education
Feb 27		Recommended do pass 006-003-001
	Placed Calndr, Second	
Feb 28	Second Reading	Ç
	Placed Calndr, Third	Reading
Mar 13	, ,	3d Reading Consideration PP
		Calendar Consideration PP.
May 07		Motion filed WEAVER - RE-REFER
•		FROM CALENDAR
		ORDER OF CPP
		TO SENATE RULES.
May 08		Motion prevailed
May 08		037-011-006
· ·		Re-referred to Rules

SB-0502 FAWELL.

210 ILCS 50/3.242 new

Amends the Emergency Medical Services (EMS) Systems Act. Provides that a patient or the patient's representative may designate the hospital to which the patient will be transported if transportation to the designated hospital will not increase the risk to the patient.

Feb 06 1997 First reading

Referred to Rules

310

Feb 19
Feb 26
Postponed
Mar 04
Postponed
Mar 11
Postponed
Committee Public Health & Welfare
Postponed
Committee Public Health & Welfare
Mar 15
Refer to Rules/Rul 3-9(a)

SB-0503 CARROLL.

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 1997 grant year, from \$14,000 to \$24,000. Provides that the maximum grant for claimants with an income of more than \$14,000 but less than \$24,000 is \$70.

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

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
Mar 06 Held in committee
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0504 COLLINS.

10 ILCS 5/19-4 from Ch. 46, par. 19-4 10 ILCS 5/19-5 from Ch. 46, par. 19-5

Amends the Election Code. Provides that the list of voters applying for absentee ballots kept by the election authority may not be viewed until immediately after the time for making applications for absentee ballots has passed. Prohibits a candidate, precinct committeeman, ward committeeman, township committeeman, State central committeeman, or officer of a political committee (now candidate) from assisting a voter in marking an absentee ballot unless the voter is the spouse, parent, child, brother, or sister of the candidate, precinct committeeman, ward committeeman, township committeeman, State central committeeman, or office of a political committee (now candidate). Effective immediately.

Note(s) That May Apply: Fiscal
Feb 06 1997 First reading
Feb 19 Referred to Rules
Assigned to Local Government &
Elections
To Subcommittee
Committee Local Government &
Elections
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0505 COLLINS. 215 ILCS 5/155.31 new

215 ILCS 5/155.32 new
215 ILCS 5/155.33 new
215 ILCS 5/155.34 new
215 ILCS 5/370n from Ch. 73, par. 982n
215 ILCS 5/370n.1 new
215 ILCS 5/511.114 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 if a covered individual is a student attending a college or university at a location outside of the service area of a health care plan, the student may obtain services from a provider at the college location at no greater cost than the service would cost from a designated provider. Provides that managed care plans under those Acts must contain a point-of-service option allowing covered individuals the option of obtaining service from providers not included in the health care plan panel of providers. Establishes requirements for disclosure of terms and conditions of health care plans. Provides that health care plans operated under those Acts must cover emergency medical care provided by non-designated providers when designated providers are not reasonably available or accessible. Establishes utiliza-

311 SB-0505—Cont.

tion review appeal requirements for patients and providers. Requires private review agents to provide for dispute resolution. Prohibits an adverse decision with respect to treatment unless the claim has been evaluated by a physician practicing in the same field as the provider whose decision is the subject of the review. Requires the Department of Insurance to issue rules regulating grievance procedures.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions

Mar 04 To Subcommittee

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0506 PARKER - OBAMA - LINK AND DILLARD.

740 ILCS 45/2

from Ch. 70, par. 72

Amends the Crime Victims Compensation Act. Includes expenses of rehabilitation and expenses for the purchase, lease, or rental of equipment necessary to create useability of and accessibility to the victim's real and personal property, or property used by the victim, necessary as a result of the crime of violence.

FISCAL NOTE (Office of Attorney General)

Any operating costs would be absorbed by existing resources.

An estimated 3-5 claims per year at \$20,000 per case would have an estimated annual cost of \$60,000-\$100,000.

JUDICIAL NOTE

No decrease or increase in the number of judges needed.

STATE MANDATES FISCAL NOTE (DCCA)

SB506 fails to create a State mandate.

CORRECTIONAL NOTE

There would be no corrections population or fiscal impact.

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Judiciary

Feb 27 Recommended do pass 008-000-000

Placed Calndr, Second Reading

Feb 28 Second Reading

Placed Calndr, Third Reading

Mar 06 Added As A Co-sponsor DILLARD Added as Chief Co-sponsor OBAMA

Added as Chief Co-sponsor LINK

Third Reading - Passed 053-000-000

Mar 07 Arrive House

Placed Calendr, First Reading

Mar 12 Hse Sponsor PARKE

First reading Referred to Rules

Mar 18 Assigned to Judiciary II - Criminal Law

Mar 21 Alt Primary Sponsor Changed GASH Apr 09 Added As A Joint Sponsor HOLBROOK

Apr 30 Fiscal Note Filed

Committee Judiciary II - Criminal Law

May 01 Do Pass/Short Debate Cal 015-000-000

Placed Cal 2nd Rdg-Sht Dbt

Correctional Note Requested

ROSKAM

Judicial Note Request ROSKAM

Cal Ord 2nd Rdg-Shr Dbt

Added As A Joint Sponsor MCKEON

May 02 Judicial Note Filed

Cal Ord 2nd Rdg-Shr Dbt

May 06 St Mandate Fis Note Filed
Correctional Note Filed

Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt

3rd Rdg-Sht Dbt-Pass/Vot117-000-000

Passed both Houses

May 08

Jun 06 Sent to the Governor Jul 22 Governor approved

PUBLIC ACT 90-0136 Effective date 98-01-01

SB-0507 312

SB-0507 DUDYCZ - RADOGNO AND PARKER. 625 ILCS 5/18b-101 from Ch. 95 1/2, par. 18b-101 625 ILCS 5/18b-102 from Ch. 95 1/2, par. 18b-102 625 ILCS 5/18b-104 from Ch. 95 1/2, par. 18b-104 625 ILCS 5/18b-109 from Ch. 95 1/2, par. 18b-109 625 ILCS 5/18b-112 new 625 ILCS 5/18b-115 new

Amends the Illinois Vehicle Code. In the provisions of the Illinois Motor Carrier Safety Law, provides that the definition of "officer" includes those full time police officers certified by the Illinois State Police. Defines "certified" as the completion of Commercial Vehicle Safety Alliance courses or other training standards as required by the Illinois State Police. Provides that certified police officers may stop and inspect a commercial motor vehicle or driver for the purpose of determining compliance with the Law. Provides that the Department shall enter into an interagency agreement with police agencies with certified police officers. Provides that certified police officers shall enforce the rules issued under the Law. Provides standards for the inspection of vehicles. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Transportation Feb 27 Postponed Feb 28 Added As A Co-sponsor PARKER Mar 04 Added as Chief Co-sponsor RADOGNO Mar 05 To Subcommittee Mar 12 To Subcommittee Committee Transportation Mar 15 Refer to Rules/Rul 3-9(a) Oct 16 Assigned to Transportation Oct 29 Postponed Nov 13 Held in committee Committee Transportation

SB-0508 LAUZEN.

730 ILCS 5/3-7-6 from Ch. 38, par. 1003-7-6 735 ILCS 5/4-101 from Ch. 110, par. 4-101

Passed both Houses

Amends the Unified Code of Corrections and the Code of Civil Procedure. Reenacts the provisions of Public Act 89-428 relating to prisoner reimbursement for costs of incarceration (Section 3-7-6 of the Unified Code of Corrections and Section 4-101 of the Code of Civil Procedure). Also reenacts the changes made to Section 3-7-6 of the Unified Code of Corrections that were made by Public Act 89-688. Effective immediately.

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Recommended do pass 010-000-000 Mar 12 Placed Calndr, Second Reading Mar 13 Second Reading Placed Calndr, Third Reading Mar 17 Third Reading - Passed 056-000-000 Mar 18 Arrive House Placed Calendr, First Reading Hse Sponsor RUTHERFORD First reading Referred to Rules Mar 21 Assigned to Judiciary II - Criminal Law Apr 25 Added As A Joint Sponsor MCAULIFFE Apr 30 Alt Primary Sponsor Changed MCAULIFFE Joint-Alt Sponsor Changed RUTHERFORD Do Pass/Short Debate Cal 015-000-000 May 01 Placed Cal 2nd Rdg-Sht Dbt May 06 Second Reading-Short Debate Pid Cal Ord 3rd Rdg-Sht Dbt May 08 Verified 3rd Rdg-Sht Dbt-Pass/Vot092-015-006 Added As A Joint Sponsor CAPPARELLI Added As A Joint Sponsor SAVIANO Added As A Joint Sponsor DURKIN

313 SB-0508 — Cont.

Jun 06 Sent to the Governor Jul 10 Governor approved

PUBLIC ACT 90-0085 Effective date 97-07-10

SB-0509 SHADID.

55 ILCS 5/3-6001.5 new

Amends the Counties Code to establish certain qualifications to be a candidate for the office of sheriff or to be elected or appointed to the office of sheriff. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes as one of the qualifications that an applicant has a high school diploma or its equivalent and has a minimum of 2 years of specified law enforcement experience.

SENATE AMENDMENT NO. 2.

Amends the Counties Code to delete the provision that a person shall not be elected or appointed to the office of sheriff unless that person has submitted to a finger-print and criminal record background check.

STATE MANDATES FISCAL NOTE (DCCA)

SB509 fails to create a State mandate.

HOME RULE NOTE

SB 509 does not preempt home rule authority.

FISCAL NOTE (DCCA)

SB509 imposes no additional requirements and does not have a

fiscal impact on units of local gov't.

HOUSE AMENDMENT NO. 1.

Adds reference to:

55 ILCS 5/3-15012 from Ch. 34, par. 3-15012

Amends the Counties Code. Changes the title of the chief executive director and administrative officer of the Department of Corrections in counties with more than 1,000,000 inhabitants from Executive Director to Director.

HOUSE AMENDMENT NO. 2.

Adds reference to: 55 ILCS 5/3-7002 55 ILCS 5/3-7005

from Ch. 34, par. 3-7002 from Ch. 34, par. 3-7005

Amends the Counties Code. Provides that on and after the effective date of this amendatory Act, the Sheriff may, in his or her discretion and with the advice and consent of the county board, appoint 2 additional members to the Cook County Sheriff's Merit Board. Provides that the political affiliation of the Board shall be such that no more than one-half of the members plus one additional member may be affiliated with the same political party. Provides that at least 40% of the members must be present to constitute a quorum.

Feb 06 1997	First reading	Referred to Rules	
Feb 19		Assigned to Local Government &	
		Elections	
Mar 05		Held in committee	
Mar 11	Amendment No.01	LOCAL GOVERN S Adopted	
		Recommnded do pass as amend 008-000-000	
	Placed Caindr, Second Rea	dng	
Mar 12	Second Reading	•	
	Placed Calndr, Third Read	ng	
Mar 14	Filed with Secretary	_	
	Amendment No.02	SHADID	
	Amendment referred	to SRUL	
Mar 17	Amendment No.02	SHADID	
	Rules refers to	SLGV	
Mar 19	Amendment No.02	SHADID	
		Be adopted	
	Recalled to Second Readin	g	
	Amendment No.02	SHADID Adopted	l
	Placed Calndr, Third Read	ng	
Mar 20	Third Reading - Passed 05	7- 0 00-000	
Mar 21	Arrive House		

Placed Calendr, First Reading

Apr 08	Hse Sponsor HOLBROOK		
Apr 09	First reading	Referred to Rules Assigned to Local Govern	nment
May 01		Do Pass/Short Debate C	al 015-001-000
•	Placed Cal 2nd Rdg-Sht D	bt	
	Col Ood 2-4 D4- Cb- Db4	Home Rule Note Reques	tHUGHES
May 06	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note File	ed.
1114) 00		Home Rule Note Filed	J. J
34 10	Cal Ord 2nd Rdg-Shr Dbt	T: 437 T: 2	
May 12	Amendment No.01	Fiscal Note Filed HOLBROOK	
	Amendment referred		
	Amendment No.02	HOLBROOK	
	Amendment referred	to HRUL	
	Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor	DURKIN	
	Added As A Joint Sponsor	CAPPARELLI	
	Added As A Joint Sponsor	MCAULIFFE	
May 13	Added As A Joint Sponsor Amendment No.01	SAVIANO HOLBROOK	
May 13	Amendment No.01	Be adopted	
	Amendment No.02	HOLBROOK	
	a 15 11 at 151	Be adopted	
	Second Reading-Short Deb Amendment No.01	ate HOLBROOK	Adopted
	Amendment No.02	HOLBROOK	Adopted
	Pld Cal Ord 3rd Rdg-Sht I		· · · · · · · · · · · · · · · · · · ·
May 14	3rd Rdg-Sht Dbt-Pass/Vot	118-000-000	
May 15	Sec. Desk Concurrence 01, Filed with Secretary	02	
	Thed with Secretary	Mtn concur - House Ame	end
	Motion referred to	SRUL	
May 19	Dayler == 6 4-	Mtn concur - House Ame	end
May 20	Rules refers to	SLGV Mtn concur - House Ame	end
171uj 20		Be adopted	d
May 21		Mtn concur - House Ame	end
	S Concurs in H Amend. 01 Passed both Houses	,02/058-000-000	
Jun 19	Sent to the Governor		
Aug 16	Governor approved		
	PUBLIC ACT 90-0447	Effective date 97-08-16	
	4 – FITZGERALD.		
. 720 ILCS 5/31-4	from Ch. 3	8, par. 31-4	
Amends the Crit	minal Code of 1961. Provid	des that obstructing just	ice in further-
	related or gang-related ac		
4 felony).			
CORRECTION	ONAL NOTE have minimal population and	fiscal impact on DOC	
	nave minimal population and y Apply: Correctional	ilscal impact on DOC.	
Feb 06 1997	First reading	Referred to Rules	
Feb 19	•	Assigned to Judiciary	
Feb 27	Discord Colordo Consord Des	Recommended do pass 00	000-000
Feb 28	Placed Calndr, Second Read Second Reading	ang	
100 20	Placed Calndr, Third Readi	ng	
Mar 06	Added as Chief Co-sponsor	FITZGERALD	
Mar 07	Third Reading - Passed 055	5-000-000	
IVIAI U/	Arrive House Placed Calendr, First Reads	ng	
Mar 11	Hse Sponsor JOHNSON,T		
34 40	First reading	Referred to Rules	O-i: 11
Mar 18 Apr 30		Assigned to Judiciary II - Correctional Note Filed	Criminal Law
Whi 20		Committee Judiciary II -	Criminal Law
M ay 01		Do Pass/Short Debate Co	al 015-000-000
	Placed Cal 2nd Rdg-Sht D	bt	

May 07	Added As A Joint Sponsor LYONS, JOSEPH		
May 08	Added As A Joint Sponsor BROSNAHAN		
	Added As A Joint Sponsor BRADLEY		
May 13	Second Reading-Short Debate		
_	Pld Cal Ord 3rd Rdg-Sht Dbt		
May 15	3rd Rdg-Sht Dbt-Pass/Vot117-000-000		
-	Passed both Houses		
Jun 13	Sent to the Governor		
Aug 10	Governor approved		
-	PUBLIC ACT 90-0363 Effective date 98-01-01		

SB-0511 PETKA - FITZGERALD.

740 ILCS 115/3 from Ch. 70, par. 53 740 ILCS 115/5 from Ch. 70, par. 55

Amends the Parental Responsibility Law. Provides that reasonable attorney's fees may be awarded to a plaintiff that is not a governmental unit in an action under the Act. Increases the maximum recovery under the Act from \$1,000 to \$2,500.

Feb 06 1997	First reading	Referred to Rules
Feb 19		Assigned to Judiciary
Feb 27		Recommended do pass 008-000-000
	Placed Calndr, Second Read	dng
Feb 28	Second Reading	
	Placed Calndr, Third Readi	ng
Mar 06	Added as Chief Co-sponsor	
	Third Reading - Passed 050	
Mar 07	Arrive House	3 000 000
14121 07	Placed Calendr, First Read	nα
Mar 11	Hse Sponsor JOHNSON,T	
14141 11	First reading	Referred to Rules
Mar 18	riist reading	Assigned to Judiciary I - Civil Law
		— • • • • •
May 07	DI -1 C-1 2- 1 D-1- C-1 D1 -	Do Pass/Stdnrd Dbt/Vo006-004-000
14 00	Plcd Cal 2nd Rdg Std Dbt	
May 08	Second Reading-Stnd Deba	
	Pld Cal Ord 3rd Rdg-Std I	
May 12	3rd Rdg-Stnd Dbt-Pass/V0	072-034-009
	Passed both Houses	
	Added As A Joint Sponsor	ZICKUS
J un 10	Sent to the Governor	
Aug 01	Governor approved	
-	PUBLIC ACT 90-0311	Effective date 98-01-01

SB-0512 LAUZEN.

35 ILCS 200/1-130

Amends the Property Tax Code to provide that determinations as to whether items are real or personal property shall be made according to legal precedents and rules in effect before the adoption of the 1970 Illinois Constitution.

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

Feb 06 1997	First reading	Referred to Rules
Feb 19	-	Assigned to Revenue
Mar 06		To Subcommittee
		Committee Revenue
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0513 GARCIA - DEL VALLE.

305 ILCS 5/4-1 from Ch. 23, par. 4-1

Amends the AFDC Article of the Public Aid Code. Provides that a family with dependent children that meets conditions of eligibility shall not be determined ineligible for AFDC solely because of a family member's status as a lawful permanent resident alien. Effective immediately.

resident alien. Effe	ctive immediately.	
Note(s) That Ma	y Apply: Fiscal	
Feb 06 1997	First reading	Referred to Rules
Feb 19		Assigned to Public Health & Welfare
Mar 04		To Subcommittee
		Committee Public Health & Welfare
Mar 15		Refer to Rules/Rul 3-9(a)

316 SB-0514

SB-0514 GARCIA - TROTTER - SMITH - OBAMA - DEL VALLE.

New Act

Creates the Healthy Kids Plan Act. 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. Provides for enrollment fees. Provides for administration of the Plan by the Department of Public Aid in cooperation with the Department of Public Health and the Department of Human Services as successor to the Department of Alcoholism and Substance Abuse.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Public Health & Welfare Mar 04 To Subcommittee Committee Public Health & Welfare Mar 15 Refer to Rules/Rul 3-9(a)

SB-0515 O'MALLEY - FARLEY - FITZGERALD AND DILLARD.

30 ILCS 805/8.21 new 35 ILCS 200/15-180

Amends the Property Tax Code to increase the maximum homestead improvement exemption to \$45,000 beginning January 1, 1998. Amends the State Mandates Act to exempt this amendatory Act from the reimbursement requirements of the State Mandates Act. Effective immediately.

FISCAL NOTE (Dept. of Revenue) SB 515 does not have a fiscal impact on this Dept. STATE MANDATES FISCAL NOTE (DCCA) SB 515 creates a "tax exemption mandate". No reimbursement is required due to a statutory provision exempting the exemption and future changes to it from the reimbursement provisions of the State Mandates Act.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 805/8.21 new 35 ILCS 200/15-180 Adds reference to: 30 ILCS 805/8.22 new 35 ILCS 200/18-165 35 ILCS 200/18-185

from Ch. 42, par. 327

70 ILCS 2605/8 Deletes everything. Amends the Property Tax Code. Provides that any taxing district, upon a majority vote of its governing authority, may order the county clerk to abate the taxes on property devoted exclusively to affordable housing for older persons. Defines "older households" as those households (i) that qualify as "housing for older persons" under the Illinois Human Rights Act and (ii) whose annual income does not exceed 80% of the area gross median income. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that for the taxes extended for the 1997 levy year, the recovered tax increment value for a non-home rule taxing district that first became subject to this Law for the 1995 levy year because a majority of its 1994 equalized assessed value was in an affected area shall be increased if a municipality terminated the designation of a redevelopment project area in 1993 by an amount equal to the 1994 equalized assessed value of each taxable piece of real property in the area over and above the initial equalized assessed value of the property. Amends the Metropolitan Water Reclamation District Act. Allows a sanitary district to deposit additional surplus funds into the Local Improvement Revolving Loan Fund. Allows the sanitary district to make loans from the Local Improvement Revolving Loan Fund to municipalities and other units of local government (now, municipalities) to rehabilitate the local sewerage systems. Amends the State Mandates Act to require implementation without reimbursement. Makes provisions severable.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Feb 06 1997 First reading Referred to Rules Assigned to Revenue Feb 19 Feb 28 Postponed

Маг 06	Recommended do pass 010-000-000	
	Placed Calndr, Second Reading	
Mar 10	Added as Chief Co-sponsor FITZGERALD	
Mar 11	Second Reading	
Mar 13	Placed Calndr, Third Reading	
IVIAI 13	Added As A Co-sponsor DILLARD Third Reading - Passed 058-000-000	
	Arrive House	
	Placed Calendr, First Reading	
Mar 20	Hse Sponsor CROTTY	
	First reading Referred to Rules	
Mar 21 Apr 18	Assigned to Revenue	
May 08	Added As A Joint Sponsor MCKEON Do Pass/Short Debate Cal 011-000-000	
Muy 00	Placed Cal 2nd Rdg-Sht Dbt	
	Fiscal Note Requested	
	MOORE, ANDREA	
	St Mandate Fis Nte	
	ReqMOORE,ANDREA	
	Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor BRADLEY	
May 12	Fiscal Note Filed	
•	Cal Ord 2nd Rdg-Shr Dbt	
May 13	Second Reading-Short Debate	
May 14	Held 2nd Rdg-Short Debate St Mandate Fis Note Filed	
May 14	Held 2nd Rdg-Short Debate	
May 16	Re-Refer Rules/Rul 9(B)	
Jan 14 1998	Alt Primary Sponsor Changed ZICKUS	
	Joint-Alt Sponsor Changed BROSNAHAN	
	Recommends Consideration HRUL	
	Placed Cal 2nd Rdg-Sht Dbt Amendment No.01 CURRIE	
	Amendment referred to HRUL	
	Be approved consideration	
	Cal Ord 2nd Rdg-Shr Dbt	
	Second Reading-Short Debate	
	Amendment No.01 CURRIE Adopted 093-022-000	
	Pld Cal Ord 3rd Rdg-Sht Dbt	
	3rd Rdg-Sht Dbt-Pass/Vot087-027-000	
Jan 15	Sec. Desk Concurrence 01	
	Filed with Secretary	
	Mtn concur - House Amend Motion referred to SRUL	
	Mtn concur - House Amend	
	Be approved consideration	
	Mtn concur - House Amend	
	S Concurs in H Amend. 01/053-000-000	
Jan 20	Passed both Houses Sent to the Governor	
	ERALD - CULLERTON.	
15 ILCS 405/9.04		
15 ILCS 405/ 10.0		
15 ILCS 405/10.0		
15 ILCS 405/10.1		
15 ILCS 405/10.1		
15 ILCS 405/14.0 15 ILCS 505/8	from Ch. 130, par. 8	
15 ILCS 505/8	from Ch. 130, par. 9	
30 ILCS 230/2	from Ch. 127, par. 171	
Amends the Stat	e Comptroller Act, the State Treasurer Act, and the State Offi-	

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 digital signatures for communications between the Comptroller and State agencies and to deposit funds into the State Treasury. Effective immediately.

```
NOTE(s) THAT MAY APPLY: Fiscal
    Feb 06 1997
                  First reading
                                             Referred to Rules
    Feb 19
                                             Assigned to State Government
                                               Operations
    Feb 28
                                             Recommended do pass 009-000-000
                   Placed Caindr, Second Reading
    Mar 04
                  Second Reading
                   Placed Calndr, Third Reading
    Mar 06
                   Third Reading - Passed 056-000-000
    Mar 07
                   Arrive House
                   Placed Calendr, First Reading
                   Hse Sponsor CROSS
                   First reading
                                             Referred to Rules
    Mar 11
                                             Assigned to State Govt Admin &
                                               Election Refrm
    May 01
                                             Do Pass/Short Debate Cal 013-000-000
                   Placed Cal 2nd Rdg-Sht Dbt
    May 06
                   Second Reading-Short Debate
                   Pld Cal Ord 3rd Rdg-Sht Dbt
    May 08
                   3rd Rdg-Sht Dbt-Pass/Vot116-000-000
                   Passed both Houses
    Jun 06
                   Sent to the Governor
    Jun 27
                   Governor approved
                     PUBLIC ACT 90-0037 Effective date 97-06-27
```

SB-0517 FITZGERALD, PARKER, BOWLES AND RAUSCHENBERGER.

```
15 ILCS 410/3
                                   from Ch. 15, par. 403
15 ILCS 410/4
                                   from Ch. 15, par. 404
15 ILCS 410/6
15 ILCS 410/6a
15 ILCS 410/8c
                                   from Ch. 15, par. 409
                                   from Ch. 15, par. 410
                                   from Ch. 15, par. 419
15 ILCS 410/9
                                   from Ch. 15, par. 420
15 ILCS 410/9a
                                   from Ch. 15, par. 421
15 ILCS 410/10
                                   from Ch. 15, par. 423
15 ILCS 410/10a
                                   from Ch. 15, par. 424
15 ILCS 410/10b.1
                                   from Ch. 15, par. 426
                                   from Ch. 15, par. 431
15 ILCS 410/10b.6
15 ILCS 410/10b.9
                                   from Ch. 15, par. 434
                                   from Ch. 15, par. 437
15 ILCS 410/10b.12
                                   from Ch. 15, par. 440
15 ILCS 410/10b.15
15 ILCS 410/10b.16
                                   from Ch. 15, par. 441
15 ILCS 410/10b.17
                                   from Ch. 15, par. 442
15 ILCS 410/10d
                                   from Ch. 15, par. 444
15 ILCS 410/12
                                   from Ch. 15, par. 447
                                   from Ch. 15, par. 449
15 ILCS 410/14
15 ILCS 415/1
                                   from Ch. 15, par. 25
15 ILCS 415/3
15 ILCS 415/4
                                   from Ch. 15, par. 27
                                   from Ch. 15, par. 28
15 ILCS 415/5
                                   from Ch. 15, par. 29
```

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. Amends the Comptroller's Records Act. Provides that warrants and vouchers shall be retained by the Comptroller for at least 3 years (now at least 5 years). Provides that the Comptroller may have any records kept by him or her reproduced in any electronic media prior to destruction. Provides that the electronic media retention shall meet certain standards. Provides that the records kept in the electronic media shall be deemed original warrants and records. Effective immediately.

FISCAL NOTE (Comptroller)

No fiscal impact related to changing references in the Code; reduced storage costs of approximately \$37,000 annually. STATE MANDATES FISCAL NOTE (DCCA) SB 517 fails to create a State mandate. NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to State Government Operations Feb 28 Recommended do pass 009-000-000 Placed Calndr, Second Reading Mar 04 Second Reading Placed Calndr, Third Reading Mar 06 Third Reading - Passed 055-000-000 Mar 07 Arrive House Placed Calendr, First Reading Hse Sponsor MAUTINO First reading Referred to Rules Mar 11 Assigned to State Govt Admin & Election Refrm Do Pass/Consent Calendar 012-000-000 May 01 Consnt Caldr Order 2nd Read Fiscal Note Requested CLAYTON St Mandate Fis Nte ReqCLAYTON Consnt Caldr Order 2nd Read Fiscal Note Filed May 05 Consnt Caldr Order 2nd Read May 08 St Mandate Fis Note Filed Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Reading May 09 Consnt Caldr Order 3rd Read Remvd from Consent Calendar Placed Cal 2nd Rdg-Sht Dbt May 12 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt 3rd Rdg-Sht Dbt-Pass/Vot116-000-000 May 13 Passed both Houses Jun 11 Sent to the Governor Jun 20 Governor approved PUBLIC ACT 90-0024 Effective date 97-06-20

SB-0518 DEL VALLE.

220 ILCS 5/9-211

from Ch. 111 2/3, par. 9-211

Amends the Public Utilities Act. Adds a Section caption and makes stylistic changes to a Section concerning investments in rate base.

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Environment & Energy
Feb 28 To Subcommittee
Committee Environment & Energy

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0519 MOLARO.

705 ILCS 405/5-4

from Ch. 37, par. 805-4

Amends the Juvenile Court Act of 1987. Provides that the court may sentence a minor who is at least 14 years of age and who is prosecuted as an adult for a Class X felony to a lesser term than the minimum term prescribed for a Class X felony in the Unified Code of Corrections. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary

Mar 05 Postponed Mar 12 Postponed

Mar 15 Committee Judiciary
Refer to Rules/Rul 3-9(a)

SB-0520 MOLARO.

705 ILCS 405/5-35

from Ch. 37, par. 805-35

Amends the Juvenile Court Act of 1987. Provides that a minor adjudged an Habitual Juvenile Offender on or after the effective date of the amendatory Act shall

not be awarded day for day good conduct credit but may be awarded up to 90 days of good conduct credit for meritorious service.

Note(s) That May Apply: Fiscal
Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 05 Postponed
Mar 12 Postponed

Mar 15 Committee Judiciary
Refer to Rules/Rul 3-9(a)

SB-0521 JONES.

720 ILCS 5/32-4c new

Amends the Criminal Code of 1961 to prohibit a witness or potential witness in a criminal prosecution from accepting or receiving a payment or benefit in consideration for providing information obtained as a result of witnessing the event or occurrence or having personal knowledge of the facts. Applicable until judgment by the court or verdict of the jury. Penalty is a Class B misdemeanor for which the court may impose a fine not to exceed 3 times the amount of compensation requested, accepted, or received. Provides exemptions. Effective immediately.

SENATE AMENDMENT NO. 1.

Excepts from the prohibition on receiving compensation by witnesses, the lawful compensation or benefits, or both, provided to an informant under a local anti-crime program, such as Crime Stoppers and We-Tip or lawful compensation or benefits, or both, provided by a private individual to another private individual.

CORRECTIONAL NOTE

SB521 would have no population or fiscal impact on this Dept.

HOUSE AMENDMENT NO. 1.

Changes definition of the offense. Provides that the prohibition on receiving a payment or benefit applies to a person who, after the commencement of a criminal prosecution, has been identified as a person who may be called as a witness in a criminal proceeding. Provides that benefits provided to an informant by a prosecutor or law enforcement agency are lawful. Provides that the purpose of the compensation or benefits provided by a private individual to another private individual must be as a reward for information leading to the arrest and conviction of specified offenders. Provides that the person must receive written notice from counsel that he or she has been identified as a person who may be called as a witness in a criminal proceeding and the penalties for receiving unlawful compensation or benefits.

FISCAL NOTE, H-AM 1 (Dept. of Corrections)
SB521 will have no population impact or fiscal impact.
CORRECTIONAL NOTE, H-AM 1
No change from previous correctional note.
JUDICIAL NOTE, H-AM 1
It has been determined that the bill would neither decrease nor increase the need for the number of judges in the state.
STATE MANDTES FISCAL NOTE, H-AM 1 (DCCA)
Fails to create a State mandate.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 1.

Provides that the potential witness may receive written notice from counsel for either the prosecution or defense of the fact that he or she has been identified as a person who may be called as a witness in a criminal proceeding and his or her responsibilities and possible penalties for violation of this Section. Provides that this Section is applicable only if the potential witness received the written notice.

Note(s) That May Apply: Correctional
Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Feb 27 Postponed
Mar 05 Postponed

Mar 12 Amendment No.01 JUDICIARY S Adopted

Recommnded do pass as amend

010-000-000

Маг 18	Second Reading	
	Placed Calndr, Third Readi	ng
Mar 19	Third Reading - Passed 05:	5-000-000
	Arrive House	OT.
	Hse Sponsor TURNER, Al Placed Calendr, First Reads	(Ι
Mar 20	First reading	Referred to Rules
Арт 08	•	Assigned to Judiciary II - Criminal Law
Apr 30		Correctional Note Filed
May 08	Amendment No.01	Committee Judiciary II - Criminal Law
1414 00	Amendment 140.01	JUD-CRIMINAL H Adopted Do Pass Amend/Short Debate
		011-002-000
	Placed Cal 2nd Rdg-Sht Di	bt
		Fiscal Note Requested ROSKAM
		St Mandate Fis Nte ReqROSKAM
	Cal Ord 2nd Rdg-Shr Dbt	Judicial Note Request ROSKAM
May 12		Fiscal Note Filed
		Correctional Note Filed AS
	Col Ord 2nd Ddn Cha Dha	AMENDED
May 13	Cal Ord 2nd Rdg-Shr Dbt	Judicial Note Filed
,	Second Reading-Short Deb	ate
	Held 2nd Rdg-Short Debat	e_
May 14	Hold 2nd Ddr Chart D 1	St Mandate Fis Note Filed
May 15	Held 2nd Rdg-Short Debat Pld Cal Ord 3rd Rdg-Sht D	e Iht
May 16	3rd Rdg-Sht Dbt-Pass/Vot	118-000-000
May 19	Sec. Desk Concurrence 01	
	Filed with Secretary	
	Motion referred to	Mtn concur - House Amend SRUL
May 20	Motion referred to	Mtn concur - House Amend
•	Rules refers to	SJUD
	Filed with Secretary	
May 21	S Noncners in H Amend. 0	Mtn non-concur - Hse Amend
May 21	Arrive House	
	Placed Cal Order Non-conc	ur 01
May 22		MTN REFUSE RECEDE-HSE
	U Defuess to Decide A	AMEND
	H Refuses to Recede Amen H Requests Conference Con	
	Hse Conference Comm App	otd 1ST/TURNER.ART.
	••	GASH, HANNIG,
		CHURCHILL AND
May 27	Sen Accede Req Conf Com	JOHNSON,TOM m 1ST
,	Sen Conference Comm App	td 1ST/HAWKINSON.
	••	DILLARD, PETKA,
May 30	House seement sub-sites I	CULLERTON, JONES
May 50	House report submitted Conf Comm Rpt referred to	1CT/HDIII
	Filed with Secretary	131/TIKUL
	·	Conference Committee Report
	Conf Comm Rpt referred to	
		Conference Committee Report
	Senate report submitted	Be approved consideration
	Senate Conf. report Adopted	d 1ST/057-000-000
May 31	- •	Conference Committee Report
	House Conf manage Addition	Be approved consideration
	House Conf. report Adopted Both House Adoptd Conf rp	1 13 1 / 118-000-000 r 19T
	Passed both Houses	. 101
Jun 27	Sent to the Governor	
Aug 19	Governor approved	Time of the company of
	PUBLIC ACT 90-0506	Effective date 97-08-19

322 SB-0522

SB-0522 WATSON.

35 ILCS 5/601.1 from Ch. 120, par. 6-601.1

Amends the Illinois Income Tax Act by adding a Section caption to the Section concerning payment by electronic funds transfer.

```
SENATE AMENDMENT NO. 1.
```

Adds reference to: 15 ILCS 405/9.03 15 ILCS 405/9.03a new 20 ILCS 2505/39c-1d new 35 ILCS 105/9 35 ILCS 110/9 35 ILCS 115/9 35 ILCS 120/3 820 ILCS 115/4 820 ILCS 115/4.5 new

Deletes everything. Amends the State Comptroller Act and the Illinois Wage Payment and Collection Act. Requires that State wage, salary, and pension payments shall be paid by electronic funds transfer to all recipients that become eligible after 90 days after the effective date of this amendatory Act. Provides that all State wage, salary, and pension payments shall be paid by electronic funds transfer after January 1, 1999. Allows the State Treasurer to adopt rules to exempt certain recipients of payments from these provisions. Requires recipients to designate a financial institution to receive the payments. Amends the Civil Administrative Code of Illinois to require the Department of Revenue to implement an electronic funds transfer program for all depository taxes. Provides a percentage implementation electronic funds payment schedule. Amends the Illinois Income Tax Act, the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to require the Department to prescribe rules to ensure that those Acts that currently use electronic funds transfer for certain payments will prescribe rules to require more taxpayers to pay electronically. Makes other changes. Feb 06 1997

Feb 19 Assigned to Revenue Feb 28 Postponed Mar 06 Postponed Mar 13 Amendment No.01 REVENUE S Adopted Recomminded do pass as amend 009-000-001 Placed Caindr. Second Reading Mar 14 Second Reading Placed Calndr, Third Reading Motion filed WEAVER - RE-REFER May 07 FROM CAL. 3RD RDG. TO SENATE RULES.

Referred to Rules

May 08 Motion prevailed May 08 037-011-006 Re-referred to Rules

First reading

SB-0523 PARKER.

35 ILCS 200/21-135

Amends the Property Tax Code. Requires the county collector to mail a notice of a forthcoming application for judgment and sale to the person in whose name the taxes were last assessed, the owner of record, and to persons specified in the Senior Citizens Homestead Exemption (now, the person in whose name the taxes were last assessed and persons specified in the Senior Citizens Homestead Exemption). Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Feb 06 1997 Referred to Rules First reading Feb 19 Assigned to Revenue Feb 28 Postponed Mar 06 Postponed Mar 13 Postponed Committee Revenue

323 SB-0523—Cont.

Mar 15

Refer to Rules/Rul 3-9(a)

```
SB-0524
                 WATSON - LUECHTEFELD.
    30 ILCS 105/5,449 new
    20 ILCS 1105/8
20 ILCS 1105/8.1 new
20 ILCS 1105/8.2 new
35 ILCS 105/9
35 ILCS 110/9
35 ILCS 115/9
                                                from Ch. 96 1/2, par. 7408
                                                from Ch. 120, par. 439.9
                                                from Ch. 120, par. 439.39
                                                from Ch. 120, par. 439.109
    35 ILCS 120/3
                                                from Ch. 120, par. 442
```

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that money received under those Acts as taxes on the sale of coal shall be deposited into the Illinois Coal Resurgence Fund. Amends the State Finance Act to create the Fund. Amends the Energy Conservation and Coal Development Act to provide that the Department of Commerce and Community Affairs, with approval of the Coal Development Board, subject to appropriation by the General Assembly, shall administer the Fund and fund projects by making grants or low-interest long-term loans to assist in reopening closed Illinois coal mines, keeping existing coal mines operating, developing new markets for Illinois coal, funding the shipping of Illinois coal to new markets, constructing and opening coal conversion parks in Illinois, and providing incentives to attract new businesses that use coal or coal byproducts to relocate in Illinois. Effective immediately.

SENATE AMENDMENT NO. 1.

Includes in the list of powers and duties of the Illinois Coal Development Board the authority to authorize expenditure of monies from the Illinois Coal Resurgence Fund. Provides that monies in the Illinois Coal Resurgence Fund may be used to assist in hiring consultants, engineers, and other experts to assist in providing feasibility work in connection with projects whose funding would otherwise be authorized under the Energy Conservation and Coal Development Act.

```
SENATE AMENDMENT NO. 2.
```

```
Deletes reference to:
30 ILCS 105/5.449 new
20 ILCS 1105/8
20 ILCS 1105/8
20 ILCS 1105/8.2 new
35 ILCS 105/9
35 ILCS 110/9
35 ILCS 115/9
35 ILCS 120/3
Adds reference to:
30 ILCS 330/7
```

from Ch. 127, par. 657

Deletes everything. Amends the Energy Conservation and Coal Development Act and the General Obligation Bond Act. Provides that the Department of Commerce and Community Affairs shall administer the Coal Resurgence Program. Provides that the Department shall, in accordance with the General Obligation Bond Act, assist in the reopening of closed Illinois mines, allowing existing Illinois coal mines to remain operating, developing new markets for Illinois coal, funding the cost of transportation of Illinois coal to new markets, and developing related infra-structure, funding the cost of construction and development of coal conversion parks in Illinois, providing incentives to attract new businesses that use coal or by-products developed from coal or its conversion to relocate in Illinois, and hiring consultants, engineers, and other experts to assist in providing feasibility work in connection with projects whose funding would otherwise be authorized. Effective immediately.

```
Note(s) That May Apply: Fiscal
    Feb 06 1997
                 First reading
                                           Referred to Rules
    Feb 19
                                           Assigned to Revenue
    Feb 28
                                           Held in committee
    Mar 06
                                           Postponed
                      Amendment No.01
                                           REVENUE
    Mar 13
                                                                   Adopted
                                           REVENUE
                                                         S
                      Amendment No.02
                                                                   Adopted
                                           Recommnded do pass as amend
```

009-000-000

Placed Calndr, Second Reading Added as Chief Co-sponsor LUECHTEFELD

```
Mar 14
                      Second Reading
                      Placed Calndr, Third Reading
      Mar 18
                      Third Reading - Passed 057-000-000
                      Arrive House
                      Placed Calendr, First Reading
      Mar 20
                      Hse Sponsor BÓST
      Mar 21
                      First reading
                                                 Referred to Rules
      Mar 27
                      Added As A Joint Sponsor GRANBERG
      Apr 08
                                                 Assigned to Environment & Energy
      May 01
                                                 Do Pass/Short Debate Cal 021-000-000
                      Placed Cal 2nd Rdg-Sht Dbt
      May 06
                      Second Reading-Short Debate
                      Pld Cal Ord 3rd Rdg-Sht Dbt
      May 08
                      3rd Rdg-Sht Dbt-Pass/Vot117-000-000
                      Passed both Houses
      Jun 06
                      Sent to the Governor
      Aug 01
                      Governor approved
                        PUBLIC ACT 90-0312 Effective date 97-08-01
SB-0525
             O'MALLEY.
   35 ILCS 5/201
                                     from Ch. 120, par. 2-201
   35 ILCS 5/203
                                     from Ch. 120, par. 2-203
   35 ILCS 5/206
                                     from Ch. 120, par. 2-206
   35 ILCS 5/207
                                     from Ch. 120, par. 2-207
   35 ILCS 105/2a
                                     from Ch. 120, par. 439.2a
                                     from Ch. 120, par. 439.3-5
   35 ILCS 105/3-5
   35 ILCS 105/3-60
                                     from Ch. 120, par. 439.3-60
   35 ILCS 105/3-85
35 ILCS 105/12
35 ILCS 110/2
                                     from Ch. 120, par. 439.12
                                     from Ch. 120, par. 439.32
                                     from Ch. 120, par. 439.32a
   35 ILCS 110/2a
   35 ILCS 110/3-5
                                     from Ch. 120, par. 439.33-5
   35 ILCS 110/3-70
   35 ILCS 110/12
                                     from Ch. 120, par. 439.42
                                     from Ch. 120, par. 439.102
   35 ILCS 115/2
   35 ILCS 115/2a
35 ILCS 115/3-5
                                     from Ch. 120, par. 439.102a
                                     from Ch. 120, par. 439.103-5
   35 ILCS 115/12
                                     from Ch. 120, par. 439.112
   35 ILCS 120/1a
                                     from Ch. 120, par. 440a
   35 ILCS 120/1d
                                     from Ch. 120, par. 440d
                                     from Ch. 120, par. 440j
   35 ILCS 120/1i
   35 ILCS 120/2-5
                                     from Ch. 120, par. 441-5
   35 ILCS 120/5k
                                     from Ch. 120, par. 444k
   35 ILCS 505/2a
                                     from Ch. 120, par. 418a
   35 ILCS 615/1
                                     from Ch. 120, par. 467.16
   35 ILCS 620/1
                                     from Ch. 120, par. 468
                                     from Ch. 120, par. 2002
   35 ILCS 630/2
  220 ILCS 5/8-403.1
                                     from Ch. 111 2/3, par. 8-403.1
```

Amends the Illinois Income Tax Act, the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, 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. Sunsets various tax credits, deductions, exemptions, and discounts on December 31, 2002. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
Feb 06 1997 First reading
Feb 19 Assigned to Revenue
Feb 28 To Subcommittee
Mar 06 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)
```

SB-0526 DILLARD.

105 ILCS 5/29-3.1 from Ch. 122, par. 29-3.1

Amends the School Code. Provides for State reimbursement to school districts for the cost of providing pupil transportation on educational field trips. Defines an educational field trip. Limits the aggregate reimbursement for all school districts for their educational field trips to \$2,000,000 per fiscal year. Effective immediately.

NOTE(S) THAT MAY	APPLY: Fiscal	
Feb 06 1997	First reading	Referred to Rules
Feb 19	-	Assigned to Education
Feb 27		Postponed
Mar 05		Postponed
Mar 12		Postponed
		Committee Education
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0527 DILLARD.

35 ILCS 120/11

from Ch. 120, par. 450

Amends the Retailers' Occupation Tax Act. Provides that the Director of Revenue may divulge information from a taxpayer's return or an investigation to the United States Government or the officer, agency, or government of any state or municipality (now, only the United States Government or the officer, agency, or government of any state). Deletes language that limits villages that are able to receive information from a taxpayer's return or an investigation to villages that do not levy any real property taxes for village operations and receive more than 60% of its general corporate revenue from taxes under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
Mar 13 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0528 DUDYCZ – FAR LEY.

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.

STATE MANDATES FISCAL NOTE (DCCA)

SB528 fails to create a State mandate.

FISCAL NOTE (DCCA)

SB528 imposes no additional requirements and does not have a

fiscal impact on units of local gov't.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Local Government &

Elections
Mar 05
Recommended do pass 009-000-000

Placed Calndr, Second Reading

Mar 11 Second Reading

Placed Calndr, Third Reading

Mar 17 Added as Chief Co-sponsor FARLEY Third Reading - Passed 054-000-000

Mar 18 Arrive House

May 06

May 12

Placed Calendr, First Reading

Apr 08 Hse Sponsor LYONS, JOSEPH

First reading Referred to Rules
Apr 09 Assigned to Executive

Apr 30 Do Pass/Short Debate Cal 015-000-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested STEPHENS
St Mandate Fis Nte ReqSTEPHENS

STMI

Cal Ord 2nd Rdg-Shr Dbt
St Mandate Fis Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Fiscal Note Filed Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt

May 13 3rd Rdg-Sht Dbt-Pass/Vot092-025-000 Passed both Houses

Jun 11 Sent to the Governor Jul 25 Governor approved

PUBLIC ACT 90-0221 Effective date 98-01-01

SB-0529 326

SB-0529 CRONIN - WELCH.

110 ILCS 805/7-20 from Ch. 122, par. 107-20

Amends the Public Community College Act. Supplies a caption to a Section relating to ascertainment of the tax rate in a community college district located in Chicago.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 110 ILCS 805/7-20 Adds reference to: New Act 110 ILCS 947/38 new

Changes the title and replaces everything after the enacting clause. Creates the Public University Energy Conservation Act. Authorizes public universities to request and evaluate proposals from qualified providers for energy conservation measures to be furnished under a guaranteed energy savings contract. Defines terms. Provides for the manner in which such a contract is to be awarded by a public university. Specifies that a guaranteed energy savings contract must include the qualified provider's written guarantee that either the energy or operational cost savings or both that result from implementation of the energy saving measures provided under the contract will meet or exceed within 10 years the cost of acquiring and implementing those measures. Adds provisions relative to contract payment methods and funding. Also amends the Higher Education Student Assistance Act. Adds provisions requiring the Illinois Student Assistance Commission to assess the educational persistence and academic success of monetary award program recipients. Provides that an assessment is to include an analysis of such factors as undergraduate educational goals, chosen field of study, retention rates, expected time to complete a degree, grade point average, academic progress, and credit hours earned. Provides that each analysis should consider student class level, dependency types, and type of higher education institution attended. Requires the Commission to report its findings to the General Assembly and Board of Higher Education by February 1, 1999 and at least every 2 years thereafter. Effective July 1, 1997.

HOUSE AMENDMENT NO. 2.

Adds reference to:

110 ILCS 805/2-16.02 from Ch. 122, par. 102-16.02

Adds provisions amending the Public Community College Act. Authorizes the Illinois Community College Board to specify the measures that will be used to distribute grants to community colleges. Authorizes the Board to apply a percentage factor to the statewide threshold in determining the level of equalization funding and a minimum equalization grant for a qualifying district that becomes ineligible for any or for full equalization funding due to threshold prorations. Requires community college districts to maintain in-district tuition rates per semester credit hour as determined by the State Board and provides for a reduction in equalization funding for districts that fail to meet the minimum required rate until, by July 1, 2001, districts fail to qualify for equalization funding if they do not meet the required minimum in-district tuition rate. Also revises provisions relative to small district, special populations, and workforce preparation grants and provides for deferred maintenance grants based upon criteria established by the State Board. Eliminates provisions under which a one-time operating expense start-up grant was provided to Community College District No. 540.

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Education

Mar 05 Postponed

Mar 12 Recommended do pass 006-004-000

Placed Calndr, Second Reading

Mar 13 Second Reading

Placed Calndr, Third Reading

Mar 18 Third Reading - Passed 055-000-000

Arrive House

Placed Calendr, First Reading

Mar 20 Hse Sponsor WIRSING

Mar 21	First reading	Referred to Rules
Apr 08	ŭ	Assigned to Higher Education
Apr 14	Added As A Joint Sponsor	
May 08	Amendment No.01	HIGHER ED H Adopted
May 00	Amendment 140.01	Do Pass Amend/Short Debate
	DI1 C-12 1D 1 C1 D	014-000-000
M 00	Placed Cal 2nd Rdg-Sht Di	
M ay 09	Amendment No.02	WIRSING
	Amendment referred	to HRUL
	Cal Ord 2nd Rdg-Shr Dbt	
May 12	Amendment No.02	WIRSING
	Rules refers to	HHED
	Cal Ord 2nd Rdg-Shr Dbt	
May 13	Second Reading-Short Deb	ate
,	Held 2nd Rdg-Short Debat	
May 14	Amendment No.02	WIRSING
, 1.	ranonament 140.02	Be adopted
	Amendment No.02	WIRSING Adopted
	Pid Cal Ord 3rd Rdg-Sht D	
May 15		
	3rd Rdg-Sht Dbt-Pass/Vot	
May 16	Sec. Desk Concurrence 01,0	02
May 21	Filed with Secretary	3.5
		Mtn concur - House Amend
	Motion referred to	SRUL
		Mtn concur - House Amend
	Rules refers to	SESE
May 22		Mtn concur - House Amend
		Be adopted
	Added as Chief Co-sponsor	WELCH
	·	Mtn concur - House Amend
	S Concurs in H Amend. 01.	.02/057-000-000
	Passed both Houses	,,
Jun 20	Sent to the Governor	
Aug 17	Governor approved	
	PUBLIC ACT 90-0486	Effective date 97-08-17
	1 0 0 0 1 0 1 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 0 1 0	Effective date 77 00 17

SB-0530 CRONIN.

750 ILCS 50/18.3b new 750 ILCS 50/18.3a rep.

Amends the Adoption Act. Provides that persons 18 years of age or older may petition the court where an adoption took place to determine the whereabouts of unknown relatives. Provides for the Department of Children and Family Services to set the standards for confidential intermediaries by rule. Provides that a court may appoint a confidential intermediary to conduct the search for unknown relatives. Provides that the records of the confidential intermediary shall be kept confidential and shall be returned to the court for inclusion in the impounded adoption file. Provides that sought-after relatives are not required to disclose their identity or location. Provides that petitioners shall pay the fee for services provided by the confidential intermediary. Provides that confidential intermediaries are exempt from liability for acts, omissions, or efforts made in good faith within the scope of the Adoption Act. Provides for sanctions against persons who improperly disclose information about sought-after relatives. Repeals the current provisions concerning confidential intermediaries. Effective immediately.

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Mar 12 Postponed

Committee Judiciary Mar 15 Refer to Rules/Rul 3-9(a)

SR-0531 WALSH,T.

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.

Mar 04

Second Reading

Placed Calndr, Third Reading

```
HOME RULE NOTE
      SB531 does preempt home rule authority.
      STATE MANDATES FISCAL NOTE, HOUSE INTRO (DCCA)
      Fails to create a State mandate.
      HOME RULE NOTE, HOUSE INTRO
      No change from previous home rule note.
      FISCAL NOTE, HOUSE INTRO (DCCA)
      There would be no fiscal impact on local gov'ts.
 NOTE(S) THAT MAY APPLY: Home Rule
      Feb 06 1997
                   First reading
                                             Referred to Rules
      Feb 19
                                             Assigned to Local Government &
                                               Elections
      Mar 05
                                             Recommended do pass 006-002-000
                    Placed Calndr, Second Reading
      Mar 06
                                             Home Rule Note RequestJACOBS
                                             Home Rule Note Filed
      Mar 14
      Mar 17
                    Second Reading
                    Placed Calndr, Third Reading
      Mar 18
                    Third Reading - Passed 046-006-002
                    Arrive House
                    Placed Calendr, First Reading
      Mar 20
                    Hse Sponsor HARTKE
                    First reading
                                             Referred to Rules
      Mar 21
                                             Assigned to Local Government
      Apr 09
                                             Re-assigned to Executive
      Apr 30
                                             Do Pass/Stdnrd Dbt/Vo008-001-004
                    Plcd Cal 2nd Rdg Std Dbt
                                             Fiscal Note Requested STEPHENS
                                             St Mandate Fis Nte RegSTEPHENS
                                             Home Rule Note RequestSTEPHENS
                    Cal 2nd Rdg Std Dbt
      May 09
                                             Fiscal Note Request W/drawn
                                             St Mandate Fis Nte Reg-Wdrn
                                             Home Rule Note
                                               RequestWITHDRAWN/STEPHENS
                    Second Reading-Stnd Debate
                    Pld Cal Ord 3rd Rdg-Std Dbt
      May 12
                                             3/5 vote required
                                             St Mandate Fis Note Filed
                                             THE HOUSE.
                                             Home Rule Note Filed
                                             THE HOUSE.
                                             Fiscal Note Filed
                                             THE HOUSE.
                    3rd Rdg-Stnd Dbt-Pass/V096-018-002
                    Passed both Houses
      Jun 10
                    Sent to the Governor
      Aug 01
                    Governor approved
                      PUBLIC ACT 90-0313 Effective date 97-08-01
SR-0532
            WALSH,T.
   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.
      FISCAL NOTE, ENGROSSED (Auditor General)
      SB532 does not authorize the expenditure of State funds. It
      does direct a total funds transfer of $10,567,960 for FY98 (a
      3.1% decrease from FY97 transfers)
      STATE MANDATES FISCAL NOTE (DCCA)
      SB 532 fails to create a State mandate.
  NOTE(S) THAT MAY APPLY: Fiscal
      Feb 06 1997
                  First reading
                                             Referred to Rules
      Feb 19
                                             Assigned to State Government
                                               Operations
      Feb 28
                                             Recommended do pass 009-000-000
                    Placed Calndr, Second Reading
```

Mar 11	Third Reading - Passed 058-000-000
	Arrive House
	Placed Calendr, First Reading
Mar 12	First reading Referred to Rules
Mar 14	Hse Sponsor HANNIG
	Added As A Joint Sponsor RYDER
	Added As A Joint Sponsor DEERING
	Added As A Joint Sponsor BIGGINS
	Committee Rules
Mar 18	Assigned to State Govt Admin &
14 01	Election Refrm
May 01	Do Pass/Short Debate Cal 010-000-000
	Placed Cal 2nd Rdg-Sht Dbt
	Fiscal Note Requested CLAYTON
	St Mandate Fis Nte ReqCLAYTON
May 05	Cal Ord 2nd Rdg-Shr Dbt Fiscal Note Filed
May 03	Cal Ord 2nd Rdg-Shr Dbt
May 08	St Mandate Fis Note Filed
May 00	Cal Ord 2nd Rdg-Shr Dbt
May 09	Second Reading-Short Debate
1.14) 07	Pld Cal Ord 3rd Rdg-Sht Dbt
May 13	3rd Rdg-Sht Dbt-Pass/Vot116-000-000
1.14) 15	Passed both Houses
Jun 11	Sent to the Governor
Aug 01	Governor approved
U	PUBLIC ACT 90-0314 Effective date 97-08-01

SB-0533 WALSH,T.

70 ILCS 2605/4.10 from Ch. 42, par. 323.10

Amends the Metropolitan Water Reclamation District Act. Provides that the Director shall note the duties of each classification (now, offices or places) and fix lines of promotion from lower classifications to higher classifications (now, from offices or places to superior offices or places). Provides that promotion shall be made where the experience gained in the lower classification tends to qualify an employee to perform the duties of a higher classification (now, that duties tend to fit the incumbent for a superior position). Provides that when a vacancy in a higher classification (now, superior offices or places) cannot be filled by reinstatement, the Director shall hold promotional examinations. Provides that classifications in the lines of promotion (now, offices or places next lower) are solely eligible for the examination. Provides that efficiency and seniority shall form part of the examination but shall not carry a weight of more than 25% of the total examination points (now, a total number of marks to exceed one quarter of the maximum marks attainable). Makes other changes.

```
STATE MANDATES FISCAL NOTE (DCCA)
SB533 fails to create a State mandate.
FISCAL NOTE (DCCA)
SB533 imposes no additional requirements and does not have a
fiscal impact on units of local gov't.
Feb 06 1997
              First reading
                                        Referred to Rules
Feb 19
                                        Assigned to Local Government &
                                          Elections
Mar 05
                                        Held in committee
Mar 11
                                        Recommended do pass 009-000-000
              Placed Calndr, Second Reading
Mar 12
              Second Reading
              Placed Calndr, Third Reading
Mar 13
              Third Reading - Passed 058-000-000
              Arrive House
              Placed Calendr, First Reading
Mar 18
              Hse Sponsor CAPPARELLI
              First reading
                                        Referred to Rules
Mar 21
                                        Assigned to Executive
                                        Do Pass/Stdnrd Dbt/Vo008-007-000
Apr 30
              Plcd Cal 2nd Rdg Std Dbt
                                        Fiscal Note Requested STEPHENS
                                        St Mandate Fis Nte RegSTEPHENS
```

Cal 2nd Rdg Std Dbt

May 06 St Mandate Fis Note Filed Cal 2nd Rdg Std Dbt May 08 Fiscal Note Request W/drawn Cal 2nd Rdg Std Dbt May 09 Second Reading-Stnd Debate Pld Cal Ord 3rd Rdg-Std Dbt May 12 Fiscal Note Filed 3rd Rdg-Stnd Dbt-Pass/V110-007-000 Passed both Houses Jun 10 Sent to the Governor Aug 01 Governor approved PUBLIC ACT 90-0315 Effective date 98-01-01

SB-0534 WALSH,T.

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

Amends the Metropolitan Water Reclamation District Act. Provides the purchase orders or contracts in excess of \$20,000 (now \$10,000) for materials, equipment, or supplies shall be let by competitive bidding. Provides that purchase orders or contracts for materials, equipment, or supplies involving amounts of \$20,000 (now \$10,000) or less, or purchase orders or contracts for labor, services or work, construction, the lease or sale of personal property or the granting of any concession involving amounts of \$10,000 or less shall be let by a Purchasing Agent soliciting bids from at least 3 vendors (now let in the open market in a manner calculated to insure the best interests of the public). Provides that officials and employees making requests for purchases shall not split or otherwise partition those requests (now any undertaking involving amounts in excess of \$10,000) for the purpose of evading the competitive bidding requirements. Effective immediately.

Feb 06 1997 First reading
Feb 19

Mar 05

Mar 11

Mar 15

Referred to Rules
Assigned to Local Government &
Elections
Held in committee
Committee Local Government &
Elections
Refer to Rules/Rul 3-9(a)

SB-0535 WALSH.T.

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.

SENATE AMENDMENT NO. 1.

Provides that exempt property owned by a metropolitan water reclamation district leased to an non-exempt entity remains exempt. Provides that property shall be assessed under the Section concerning leasing of exempt property.

FISCAL NOTE, S-AM 1 (Dept. of Revenue)
SB 535, amended by S-am 1 has no direct fiscal impact.
STATE MANDATES FISCAL NOTE (DCCA)
Fails to create a State mandate.
Note(s) That May Apply: Fiscal; State Mandates

Feb 06 1997 First reading Referred to Rules
Assigned to Revenue
Mar 06 Amendment No.01 REVENUE S Adopted
Recommnded do pass as amend
009-000-000

Placed Calndr, Second Reading

Mar 11 Second Reading

Placed Calndr, Third Reading

Mar 13 Third Reading - Passed 058-000-000 Arrive House

Placed Calendr, First Reading

Mar 18	Hse Sponsor TURNER, AF	
Mar 21		Referred to Rules Assigned to Revenue
May 08		Do Pass/Short Debate Cal 007-003-001
	Placed Cal 2nd Rdg-Sht Di	
		Fiscal Note Requested
		MOORE, ANDREA
		St Mandate Fis Nte RegMOORE, ANDREA
	Cal Ord 2nd Rdg-Shr Dbt	noqui o one, in vener
May 12		Fiscal Note Filed
14 12	Cal Ord 2nd Rdg-Shr Dbt	
May 13	Second Reading-Short Deb Held 2nd Rdg-Short Debat	ate
May 14	Heid Zild Kug-Siloit Debat	St Mandate Fis Note Filed
	Held 2nd Rdg-Short Debat	
May 15	Pld Cal Ord 3rd Rdg-Sht D	
May 16	3rd Rdg-Sht Dbt-Lost/V03	38-076-004
SB-0536 WALS	Н,Т.	
5 ILCS 365/4	from Ch. 12	27, par. 354
Amends the Star	te Salary and Annuity W	ithholding Act. Provides that an em-
		lding of a portion of his salary, wages,
		ound qualified by the State Comptrol-
		Payroll Deductions Act of 1983. Effec-
tive January 1, 199		ayron beddetions rice of 1903. Enec
	NDMENT NO. 1.	
	ctive date from January 1	1998 to July 1 1998
	DATES FISCAL NOTE (D	
	create a State mandate.	
FISCAL NOT	TE (Comptroller)	
	not create significant increme	ental costs.
Note(s) That Ma	v Appriv: Fiscal	
		Deformed to Dules
Feb 06 1997	First reading	Referred to Rules
		Assigned to State Government
Feb 06 1997		
Feb 06 1997 Feb 19	First reading	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend
Feb 06 1997 Feb 19	First reading Amendment No.01	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000
Feb 06 1997 Feb 19 Feb 28	Amendment No.01 Placed Calndr, Second Read	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000
Feb 06 1997 Feb 19	Amendment No.01 Placed Calndr, Second Read Second Reading	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dlng
Feb 06 1997 Feb 19 Feb 28	Amendment No.01 Placed Calndr, Second Read	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dlng
Feb 06 1997 Feb 19 Feb 28 Mar 04	Amendment No.01 Placed Calndr, Second Read Second Reading Placed Calndr, Third Reading - Passed 058 Arrive House	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng ng 3-000-000
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11	Amendment No.01 Placed Calndr, Second Read Second Reading Placed Calndr, Third Readi Third Reading - Passed 058 Arrive House Placed Calendr, First Readi	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng ng 8-000-000
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11	Amendment No.01 Placed Calndr, Second Read Second Reading Placed Calndr, Third Readi Third Reading - Passed 058 Arrive House Placed Calendr, First Readt Hse Sponsor LYONS, JOS	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng ng 3-000-000
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11	Amendment No.01 Placed Calndr, Second Read Second Reading Placed Calndr, Third Readi Third Reading - Passed 058 Arrive House Placed Calendr, First Readi	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng ng 3-000-000 ng EPH Referred to Rules
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13	Amendment No.01 Placed Calndr, Second Read Second Reading Placed Calndr, Third Readi Third Reading - Passed 058 Arrive House Placed Calendr, First Readt Hse Sponsor LYONS, JOS	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dlng ng 8-000-000 ng EPH Referred to Rules Assigned to State Govt Admin & Election Refrm
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13	Amendment No.01 Placed Calndr,Second Read Second Reading Placed Calndr,Third Readin Third Reading - Passed 058 Arrive House Placed Calendr,First Reading Hse Sponsor LYONS,JOS First reading	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 ding ng 3-000-000 ng EPH Referred to Rules Assigned to State Govt Admin & Election Refrm Do Pass/Short Debate Cal 013-000-000
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18	Amendment No.01 Placed Calndr, Second Read Second Reading Placed Calndr, Third Readi Third Reading - Passed 058 Arrive House Placed Calendr, First Readt Hse Sponsor LYONS, JOS	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 ding ng 3-000-000 ng EPH Referred to Rules Assigned to State Govt Admin & Election Refrm Do Pass/Short Debate Cal 013-000-000 bt
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18	Amendment No.01 Placed Calndr,Second Read Second Reading Placed Calndr,Third Readin Third Reading - Passed 058 Arrive House Placed Calendr,First Reading Hse Sponsor LYONS,JOS First reading	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng 8-000-000 ng EPH Referred to Rules Assigned to State Govt Admin & Election Refrm Do Pass/Short Debate Cal 013-000-000 bt Fiscal Note Requested CLAYTON
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18	Amendment No.01 Placed Calndr, Second Read Second Reading Placed Calndr, Third Readi Third Reading - Passed 058 Arrive House Placed Calendr, First Readr Hse Sponsor LYONS, JOSE First reading Placed Cal 2nd Rdg-Sht Di	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 ding ng 3-000-000 ng EPH Referred to Rules Assigned to State Govt Admin & Election Refrm Do Pass/Short Debate Cal 013-000-000 bt
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18	Amendment No.01 Placed Calndr, Second Read Second Reading Placed Calndr, Third Readi Third Reading - Passed 058 Arrive House Placed Calendr, First Readi Hse Sponsor LYONS, JOS: First reading Placed Cal 2nd Rdg-Sht Di	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng 8-000-000 ng EPH Referred to Rules Assigned to State Govt Admin & Election Refrm Do Pass/Short Debate Cal 013-000-000 bt Fiscal Note Requested CLAYTON
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18 May 01	Amendment No.01 Placed Calndr, Second Read Second Reading Placed Calndr, Third Readi Third Reading - Passed 058 Arrive House Placed Calendr, First Readr Hse Sponsor LYONS, JOSE First reading Placed Cal 2nd Rdg-Sht Di	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 ding BB-000-000 Rg EPH Referred to Rules Assigned to State Govt Admin & Election Refrm Do Pass/Short Debate Cal 013-000-000 bt Fiscal Note Requested CLAYTON St Mandate Fis Nte ReqCLAYTON St Mandate Fis Note Filed
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18 May 01	Amendment No.01 Placed Calndr,Second Read Second Reading Placed Calndr,Third Readin Third Reading - Passed 058 Arrive House Placed Calendr,First Reading - Passed Calendr,First Reading - Passed Calendr,First Reading - Placed Calendr,First Reading - Placed Calendr, First Reading - Place	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 ding ng 8-000-000 ng EPH Referred to Rules Assigned to State Govt Admin & Election Refrm Do Pass/Short Debate Cal 013-000-000 bt Fiscal Note Requested CLAYTON St Mandate Fis Nte ReqCLAYTON
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18 May 01 May 08 May 09	Amendment No.01 Placed Calndr,Second Read Second Reading Placed Calndr,Third Readi Third Reading - Passed 058 Arrive House Placed Calendr,First Readt Hse Sponsor LYONS,JOS First reading Placed Cal 2nd Rdg-Sht Di Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng ng 8-000-000 ng EPH Referred to Rules Assigned to State Govt Admin & Election Refrm Do Pass/Short Debate Cal 013-000-000 bt Fiscal Note Requested CLAYTON St Mandate Fis Nte ReqCLAYTON St Mandate Fis Note Filed Fiscal Note Filed
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18 May 01	Amendment No.01 Placed Calndr, Second Read Second Reading Placed Calndr, Third Readi Third Reading - Passed 058 Arrive House Placed Calendr, First Readr Hse Sponsor LYONS, JOSF First reading Placed Cal 2nd Rdg-Sht Dt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng Bear Same Same Same Same Same Same Same Same
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18 May 01 May 08 May 09	Amendment No.01 Placed Calndr,Second Read Second Reading Placed Calndr,Third Readi Third Reading - Passed 058 Arrive House Placed Calendr,First Readt Hse Sponsor LYONS,JOS First reading Placed Cal 2nd Rdg-Sht Di Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng Bear State Government Referred to Rules Assigned to State Govt Admin & Election Refrm Do Pass/Short Debate Cal 013-000-000 bt Fiscal Note Requested CLAYTON St Mandate Fis Nte ReqCLAYTON St Mandate Fis Note Filed Fiscal Note Filed
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18 May 01 May 08 May 09 May 13 May 14	Amendment No.01 Placed Calndr,Second Read Second Reading Placed Calndr,Third Readin Third Reading - Passed 058 Arrive House Placed Calendr,First Readr Hse Sponsor LYONS,JOS: First reading Placed Cal 2nd Rdg-Sht Director Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht I 3rd Rdg-Sht I Dt-Passed both Houses	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 ding BB-000-000 Rg EPH Referred to Rules Assigned to State Govt Admin & Election Refrm Do Pass/Short Debate Cal 013-000-000 bt Fiscal Note Requested CLAYTON St Mandate Fis Nte ReqCLAYTON St Mandate Fis Note Filed Fiscal Note Filed Piscal Note Filed Piscal Note Filed
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18 May 01 May 08 May 09 May 13	Amendment No.01 Placed Calndr,Second Read Second Reading Placed Calndr,Third Readin Third Reading - Passed 058 Arrive House Placed Calendr,First Readt Hse Sponsor LYONS,JOSFirst reading Placed Cal 2nd Rdg-Sht Dbt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D3rd Rdg-Sht D3rd Rdg-Sht D5rd Rdg-Sht	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng gen Ben Ben Ben Ben Ben Ben Ben Ben Ben B
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18 May 01 May 08 May 09 May 13 May 14 May 15	Amendment No.01 Placed Calndr,Second Read Second Reading Placed Calndr,Third Readit Third Reading - Passed 058 Arrive House Placed Calendr,First Readt Hse Sponsor LYONS,JOSFirst reading Placed Cal 2nd Rdg-Sht Dit Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht I 3rd Rdg-Sht Dbt-Pass/Vot Passed both Houses Added As A Joint Sponsor Added As A Joint Sponsor	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng gen Ben Ben Ben Ben Ben Ben Ben Ben Ben B
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18 May 01 May 08 May 09 May 13 May 14 May 15 Jun 12	Amendment No.01 Placed Calndr,Second Read Second Reading Placed Calndr,Third Reading Third Reading - Passed 058 Arrive House Placed Calendr,First Readr Hse Sponsor LYONS,JOSFirst reading Placed Cal 2nd Rdg-Sht Dt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D3rd Rdg-Sht Dbt-Pass/Vot Passed both Houses Added As A Joint Sponsor Added As A Joint Sponsor Sent to the Governor	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng gen Ben Ben Ben Ben Ben Ben Ben Ben Ben B
Feb 06 1997 Feb 19 Feb 28 Mar 04 Mar 11 Mar 12 Mar 13 Mar 18 May 01 May 08 May 09 May 13 May 14 May 15	Amendment No.01 Placed Calndr,Second Read Second Reading Placed Calndr,Third Readit Third Reading - Passed 058 Arrive House Placed Calendr,First Readt Hse Sponsor LYONS,JOSFirst reading Placed Cal 2nd Rdg-Sht Dit Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht I 3rd Rdg-Sht Dbt-Pass/Vot Passed both Houses Added As A Joint Sponsor Added As A Joint Sponsor	Assigned to State Government Operations STATE GOVERN S Adopted Recommnded do pass as amend 009-000-000 dng gen Ben Ben Ben Ben Ben Ben Ben Ben Ben B

SB-0537 332

SB-0537 WALSH,T.

5 ILCS 340/2 from Ch. 15, par. 502 5 ILCS 340/3 from Ch. 15, par. 503

Amends the Voluntary Payroll Deduction Act of 1983. Provides that the forms on which an employee indicates that the organization is one for which the employee intends to authorize withholding shall require the name, social security number, and employing State agency and that the signed forms and signatures are subject to verification by the State Comptroller. Requires a "qualified organization" to certify that it maintains a year-round office, phone number, and person responsible for the operations of the organization in Illinois and provide an annual audit, Internal Revenue Service Form 990 covering the same period as the submitted audit, and an annual report of the organization's activities, current to within 12 months of the organization's fiscal year. Requires each qualified organization to submit to the State Comptroller between January 1 and March 1 of each year, a statement that the organization is in compliance with the qualified organization requirements. Provides that failure to submit the statement shall result in the State Comptroller excluding the organization from the next solicitation period. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that an organization desiring to be designated as a qualified organization shall provide an annual audit current to within 18 months (now, 12 months) of the organization's fiscal year-end.

HOUSE AMENDMENT NO. 1.

Removes the provision requiring organizations desiring to be designated as a qualified organization to provide an annual audit, Internal Revenue Service Form 990, and an annual report of the organization's activities.

FISCAL NOTE, AMENDED (Comptroller) Estimated fiscal impact is \$20,000 for one 3/4 time employee. STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA) Fails to create a State mandate. NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to State Government Operations Feb 28 Recommended do pass 009-000-000 Placed Calndr, Second Reading Filed with Secretary Mar 05 Amendment No.01 Walsh Amendment referred to SRUL Mar 11 Second Reading Placed Calndr, Third Reading Amendment No.01 WALSH Rules refers to **SGOA** Mar 13 Amendment No.01 Walsh Be approved consideration Recalled to Second Reading WALSH Amendment No.01 Adopted Placed Calndr, Third Reading Mar 17 Third Reading - Passed 056-000-000 Mar 18 Arrive House Placed Calendr, First Reading Mar 20 Hse Sponsor LYONS, JOSEPH First reading Referred to Rules Mar 21 Assigned to State Govt Admin & Election Refrm May 01 Amendment No.01 ST GV-ELC RFM H Adopted Do Pass Amend/Short Debate 013-000-000 Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested AS AMENDED

St Mandate Fis Nte ReqAS AMENDED BY 01

BY 01 -CLAYTON

-CLAYTON

Cal Ord 2nd Rdg-Shr Dbt

M ay 09		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
May 13	Second Reading-Short Det	pate
	Held 2nd Rdg-Short Deba	te
May 14		St Mandate Fis Note Filed
	Pld Cal Ord 3rd Rdg-Sht I	Obt
May 15	3rd Rdg-Sht Dbt-Pass/Vot	t118-000-000
	Added As A Joint Sponsor	SCHOENBERG
	Added As A Joint Sponsor	BRADLEY
M ay 16	Sec. Desk Concurrence 01	
May 21	Filed with Secretary	
		Mtn concur - House Amend
	Motion referred to	SRUL
May 22		Mtn concur - House Amend
	Rules refers to	SGOA
May 23		Mtn concur - House Amend
		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	/058-000-000
	Passed both Houses	
Jun 20	Sent to the Governor	
Aug 17	Governor approved	
	PUBLIC ACT 90-0487	Effective date 97-08-17
0520 TUAT (OH T	

SB-0538 WALSH,T.

205 ILCS 305/46 from Ch. 17, par. 4447 205 ILCS 305/50 from Ch. 17, par. 4451

Amends the Illinois Credit Union Act. Provides that extensions of credit made by credit unions, other than those secured by residential real estate, need only comply with the Illinois Credit Union Act. Provides that an advance under a line of credit constitutes a loan. Effective immediately.

HOUSING AFFORDABILITY IMPACT NOTE No fiscal effect on a single-family residence. FISCAL NOTE (Dpt. Financial Institutions) SB538 would have no fiscal impact on the Department. STATE DEBT NOTE, ENGROSSED SB538, engrossed, would not impact the level of State debt. STATE MANDATES FISCAL NOTE (DCCA) SB538 fails to create a State mandate. HOME RULE NOTE SB538 does not preempt home rule authority. Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Financial Institutions Feb 28 Recommended do pass 007-000-000 Placed Calndr, Second Reading Mar 04 Second Reading Placed Calndr, Third Reading Mar 11 Third Reading - Passed 058-000-000 Arrive House Placed Calendr, First Reading Mar 13 Hse Sponsor LANG First reading Referred to Rules Mar 18 Assigned to Financial Institutions Apr 30 Do Pass/Short Debate Cal 027-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Housing Aford Note RequDEUCHLER State Debt Note Requested DEUCHLER Cal Ord 2nd Rdg-Shr Dbt May 05 Housing Aford Note Filed Cal Ord 2nd Rdg-Shr Dbt May 06

Fiscal Note Filed State Debt Note Filed AS **ENGROSSED** St Mandate Fis Nte Req-Wdrn May 06—Cont.

St Mandate Fis Note Filed Home Rule Note Filed

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

Added As A Joint Sponsor DURKIN
May 08 3rd Rdg-Sht Dbt-Pass/Vot108-006-002

Passed both Houses
Jun 06 Sent to the Governor
Jul 25 Governor approved

PUBLIC ACT 90-0222 Effective date 97-07-25

SB-0539 WALSH,T - VIVERITO.

40 ILCS 5/1-113 40 ILCS 5/13-204 40 ILCS 5/13-207 40 ILCS 5/13-208 40 ILCS 5/13-301 40 ILCS 5/13-302 40 ILCS 5/13-304 40 ILCS 5/13-305 40 ILCS 5/13-306 40 ILCS 5/13-308 40 ILCS 5/13-309 40 ILCS 5/13-310 40 ILCS 5/13-311 40 ILCS 5/13-314	from Ch. 108 1/2, par. 1-113 from Ch. 108 1/2, par. 13-204 from Ch. 108 1/2, par. 13-207 from Ch. 108 1/2, par. 13-208 from Ch. 108 1/2, par. 13-301 from Ch. 108 1/2, par. 13-302 from Ch. 108 1/2, par. 13-305 from Ch. 108 1/2, par. 13-305 from Ch. 108 1/2, par. 13-306 from Ch. 108 1/2, par. 13-308 from Ch. 108 1/2, par. 13-309 from Ch. 108 1/2, par. 13-310 from Ch. 108 1/2, par. 13-314 from Ch. 108 1/2, par. 13-314
	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. 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 compensable disability if the disability does not extend for at least 11 additional 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 definitions of salary and final average salary. 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 liabilities for extending sunset date is \$15.0 M; reduction in liabilities for raising retirement age for new hires is \$3.9 M; for a net increase of \$11.1 million.

Note(s) That May Apply: Fiscal; Pension; State Mandates Feb 06 1997 First reading Referred to R

Feb 06 1997 First reading Referred to Rules
Added as Chief Co-sponsor VIVERITO

Feb 19 Assigned to Insurance & Pensions
Feb 26 To Subcommittee

Mar 05 Pension Note Filed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

335 SB-0540

```
SB-0540 BOWLES.

10 ILCS 5/7-61 from Ch. 46, par. 7-61
10 ILCS 5/10-11 from Ch. 46, par. 10-11
```

Amends the Election Code. Deletes provisions requiring vacancies in nomination after certification of candidates but prior to 15 days before the election shall be filled within 8 days after the event creating the vacancy. Provides that any vacancies occurring on or after the date of certification of candidates (now 15 days or less before an election) shall not be filled. Effective immediately.

```
Feb 06 1997
                    First reading
                                                Referred to Rules
      Feb 19
                                                Assigned to Local Government &
                                                  Elections
      Mar 05
                                                To Subcommittee
                                                Committee Local Government &
                                                  Elections
      Mar 15
                                                Refer to Rules/Rul 3-9(a)
SB-0541
             BOWLES.
   10 ILCS 5/4-8
                                    from Ch. 46, par. 4-8
   10 ILCS 5/4-8.03
                                    from Ch. 46, par. 4-8.03
   10 ILCS 5/5-7
                                    from Ch. 46, par. 5-7
   10 ILCS 5/5-7.03
                                    from Ch. 46, par. 5-7.03
```

Amends the Election Code. Provides exceptions from voter registration record card requirements for election authorities employing computer-based voter registration files. Effective immediately.

from Ch. 46, par. 6-35

from Ch. 46, par. 6-35.03

```
Feb 06 1997 First reading
Feb 19 Referred to Rules
Assigned to Local Government &
Elections
To Subcommittee
Committee Local Government &
Elections
Mar 15 Refer to Rules/Rul 3-9(a)
```

SB-0542 DUDYCZ.

10 ILCS 5/6-35

10 ILCS 5/6-35.03

```
625 ILCS 5/6-303 from Ch. 95 1/2, par. 6-303 625 ILCS 5/6-303.1 new 720 ILCS 5/36-1 from Ch. 38, par. 36-1
```

Amends the Illinois Vehicle Code and the Criminal Code of 1961. Provides that a person convicted for driving while his or her license was suspended under provisions concerning suspension of a driver's license of a person under the age of 21 years for driving while under the influence shall serve a minimum term of imprisonment of 7 consecutive days or 30 days of community service. Provides for the seizure or impoundment of a vehicle used in a violation of certain provisions concerning driving while a license or permit is suspended or revoked and provides for requirements concerning the seizure and impoundment. Amends the Criminal Code of 1961 to provide that a vehicle used in an offense prohibited by certain provisions concerning involuntary manslaughter and reckless homicide, driving while a license or permit is suspended or revoked, and driving while under the influence of alcohol or drugs may be seized. Effective immediately.

```
Referred to Rules
      Feb 06 1997
                   First reading
      Feb 19
                                               Assigned to Transportation
      Feb 27
                                               Postponed
      Mar 05
                                               Postponed
      Mar 12
                                               Postponed
                                               Committee Transportation
      Mar 15
                                               Refer to Rules/Rul 3-9(a)
SB-0543
            DUDYCZ.
```

```
625 ILCS 5/1-105.5 new
625 ILCS 5/6-204 from Ch. 95 1/2, par. 6-204
625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3
625 ILCS 5/11-306 from Ch. 95 1/2, par. 11-306
```

Amends the Illinois Vehicle Code. Defines "automated red light enforcement system" as a system that photographically records a vehicle's response to a traffic con-

trol signal with a red light indication and is designed to obtain a photograph of the vehicle and its license plate. Provides that the owner of a vehicle used in a red signal violation shall be liable for the violation if the violation was recorded by the system, with exceptions. In a Section concerning administrative adjudication of violations, adds violations recorded by the System. Requires a municipality to forward a report of the adjudication to the Secretary of State. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/6-204

Limits the definition of "automated red light enforcement system" to a system in a municipality with a population of 1,000,000 or more. Removes provisions concerning a municipality forwarding a report of an adjudication to determine liability for a violation recorded by an automated red light enforcement system to the Secretary of State instead of requiring the clerk of the court to forward a report of the conviction to the Secretary. In provisions holding the owner of a vehicle used in a red signal violation liable for the violation if the violation was recorded by a red light enforcement system, adds an exception for if the violation occurred when the vehicle was rented to another. In the provision concerning the exception for when the violation occurred when the vehicle was leased to another, provides that within 30 (instead of 10) days of receiving notice of the violation, the owner shall submit the name and address of the lessee.

SENATE AMENDMENT NO. 3.

Deletes reference to: 625 ilcs 5/11-208.3

Limits the definition of "automated red light enforcement system" to obtaining a photograph only when the motor vehicle is involved in a motor vehicle accident, leaving the scene of a motor vehicle accident, or reckless driving that results in bodily injury. Removes the provisions concerning the owner of a vehicle used in a red signal violation being liable for the violation if the violation was recorded by the system. Provides that a municipality may enact an ordinance that provides for the use of an automated red light enforcement system to enforce the red signal violation provisions of the Vehicle Code that result in or involve a motor vehicle accident, leaving the scene of a motor vehicle accident, or reckless driving that results in bodily injury.

HOUSE AMENDMENT NO. 1.

Provides that a municipality with a population of 1,000,000 or more (instead of any municipality) may enact an ordinance that provides for the use of an automated red light enforcement system.

FISCAL NOTE, AMENDED (III. State Police) SB543 will have no fiscal impact on the Agency.

HOUSE AMENDMENT NO. 2.

Provides that the provision concerning a municipality enacting an ordinance that provides for the use of an automated red light enforcement system to enforce red signal violations is subject to prosecutorial discretion.

Feb 06 1997 First reading Referred to Rules
Assigned to Transportation
Postponed
Held in committee
TRANSPORTN S Adopted
Recommeded do pass as amend
010-000-000

Placed Calndr, Second Reading
Second Reading
Placed Calndr, Third Reading
Filed with Secretary
Amendment No.02 DUDYCZ
Amendment referred to SRUL
Filed with Secretary
Amendment No.03 DUDYCZ
Amendment No.03 DUDYCZ
Amendment referred to SRUL
Amendment No.02 DUDYCZ
CENTRAL CONTROL OF THE PROPERTY OF THE P

Amendment referred to SRUL
Amendment No.02 DUDYCZ
Rules refers to STRN
Amendment No.03 DUDYCZ
Rules refers to STRN

M ar 19	Amendment No.02	DUDYCZ	Tabled
	Amendment No.03	BY SPONSOR DUDYCZ	
	Amendment 140.03	Be adopted	
	Recalled to Second Reading		
	Amendment No.03	DUDYCZ	Adopted
14 00	Placed Calndr, Third Readi	ng	
Mar 20 Mar 21	Third Reading - Passed 053 Arrive House	3-002-001	
Mai 21	Placed Calendr, First Read	סר	
Apr 10	Hse Sponsor ACEVEDO	* 6	
•	First reading	Referred to Rules	
Apr 14		Assigned to Transportatio	n & Motor
May 06	Added As A Toint Changes	Vehicles	
May 06	Added As A Joint Sponsor Added As A Joint Sponsor		
May 07	Amendment No.01	TRANSPORTAT'N H	Adopted
•		Do Pass Amd/Stndrd Dbt	
		012-009-000	
	Plcd Cal 2nd Rdg Std Dbt	P:1 NI-4- D4-4 A.C	,
		Fiscal Note Requested AS AMENDED/WAIT	•
		St Mandate Fis Nte Req	\S
		AMENDED/WAIT	
		Home Rule Note Request	AS
	4 4 NJ- 02	AMENDED/WAIT	
	Amendment No.02 Amendment referred	ACEVEDO	
	Cal 2nd Rdg Std Dbt	to fixed	
	Added As A Joint Sponsor	FRITCHEY	
	Added As A Joint Sponsor		
May 08	Amendment No.02	ACEVEDO	
	Cal 2nd Rdg Std Dbt	Be adopted	
May 09	Car 2na Rag Sta Dot	Fiscal Note Filed	
•	Cal 2nd Rdg Std Dbt		
May 12		St Mandate Fis Nte Req-	Wdrn
		Home Rule Note RequestWITHDRAWI	NI /W/ A IT
	Cal 2nd Rdg Std Dbt	Request W I I IIDKA W I	N/WAII
May 13	Second Reading-Stnd Deba	ate	
	Amendment No.02	ACEVEDO	Adopted
3.7. 1.4	Pld Cal Ord 3rd Rdg-Std I		
May 14 May 15	3rd Rdg-Stnd Dbt-Pass/V: Sec. Desk Concurrence 01,		
May 15	Filed with Secretary	02	
	,	Mtn concur - House Ame	nd
	Motion referred to	SRUL	
	Filed with Secretary	Mtn concur - House Ame	nd
	Motion referred to	SRUL	iid
May 19	1/10/10/11/04/10/10/10	Mtn concur - House Ame	nd
	Rules refers to	STRN	
	T	Mtn concur - House Ame	nd
May 20	Rules refers to	STRN Mtn concur - House Ame	nd
May 20		Be adopted	IIG
		Mtn concur - House Ame	nd
		Be adopted	,
	S Concurs in U Amond 01	Mtn concur - House Ame	nd
	S Concurs in H Amend. 01 Passed both Houses	,02/ 030-000-000	
Jun 18	Sent to the Governor		
Jul 10	Governor approved		
	PUBLIC ACT 90-0086	Effective date 97-07-10	

338 SB-0544

SB-0544 WALSH,T.

70 ILCS 2605/4.3 from Ch. 42, par. 323.3

Amends the Metropolitan Water Reclamation District Act. Provides that for all positions (now offices and places of employment) in a sanitary district, job classifications (now grades) shall be established. Provides that uniform pay and titles shall be established for all positions similarly classified (now offices and places of employment in the same grade). Provides that the trustees shall conform title and pay for a position held in a classification to the title and pay of other positions in the classification no later than the beginning of the next fiscal year (now within 30 days) after receiving a report of a change in pay or title of an employee. Makes other changes.

SENATE AMENDMENT NO. 1.

```
Makes a technical correction.
```

STATE MANDATES FISCAL NOTE (DCCA)

SB 544 fails to create a State mandate.

FISCAL NOTE (DCCA)

Mar 18

SB544 imposes no additional requirements and does not have a

fiscal impact on units of local gov't.

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Elections

Mar 05 Held in committee

Amendment No.01 Mar 11 LOCAL GOVERN S Adopted

Recommnded do pass as amend

009-000-000

Placed Calndr, Second Reading

Mar 12 Second Reading

Placed Caindr, Third Reading Mar 13

Third Reading - Passed 058-000-000 Arrive House

Placed Calendr, First Reading Hse Sponsor CAPPARELLI

First reading Referred to Rules

Mar 21 Assigned to Executive

Apr 30 Do Pass/Stdnrd Dbt/Vo008-007-000

Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested STEPHENS

St Mandate Fis Nte RegSTEPHENS

Cal 2nd Rdg Std Dbt May 08

St Mandate Fis Note Filed Fiscal Note Request W/drawn

St Mandate Fis Nte Req-Wdrn

Cal 2nd Rdg Std Dbt

May 09 Second Reading-Stnd Debate Pld Cai Ord 3rd Rdg-Std Dbt

May 12 Fiscal Note Filed

3rd Rdg-Stnd Dbt-Pass/V115-000-000

Passed both Houses Sent to the Governor

Jun 10 Aug 01 Governor approved

PUBLIC ACT 90-0316 Effective date 98-01-01

SR-0545 KARPIEL - FARLEY.

415 ILCS 15/3 from Ch. 85, par. 5953 415 ILCS 15/7 from Ch. 85, par. 5957

Amends the Solid Waste Planning and Recycling Act to add definitions for garbage, hazardous waste, industrial process waste, landscape waste, pollution control waste, and special waste. Requires semiannual reports to be made to county recycling coordinators by persons engaged in collecting or transporting recyclable materials. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 15/7

Adds reference to:

415 ILCS 15/5.5

415 ILCS 15/6 from Ch. 85, par. 5956 Replaces title and everything after the enacting clause. Amends the Solid Waste Planning and Recycling Act to redefine "municipal waste". Revises the method for determining the recycling rate under a county waste management plan. Creates the Measurement and Reporting Standards Task Force to assess impediments to standardized solid waste measurement and to consider standardized reporting rate measurements. Provides that landfills, transfer stations, recycling centers, and transporters of hazardous waste shall not be required to report to a county quantities of municipal waste according to categories set forth in the definition of "municipal waste".

HOME RULE NOTE

SB545, engrossed, fails to preempt home rule authority.

STATE MANDATES FISCAL NOTE (DCCA)

SB545, engrossed, fails to create a State mandate.

FISCAL NOTE (DCCA)

SB 545 imposes no additional requirements and does not have a

fiscal impact on units of local government.

HOUSE AMENDMENT NO. 1.

Increases the membership of the Measurement and Reporting Standards Task Force to include 2 members representing the National Solid Wastes Management Association and one member representing the American Forest and Paper Association.

Feb 06 1997 Feb 19	First reading	Referred to Rules Assigned to Environment	& Energy
Feb 28		Postponed	
Mar 06		Postponed	
Mar 13	Amendment No.01	ENVIR. & ENE. S	Adopted
		Recommnded do pass as a 010-000-000	amend
	Placed Calndr, Second Read		
	Added as Chief Co-sponsor		
Mar 14	Second Reading	TARELI	
141 di 1 1	Placed Calndr, Third Readi	ing	
Mar 18	Third Reading - Passed 05'		
Mai 10	Arrive House	7-000-000	
	Placed Calendr, First Read	na	
Mar 20	Hse Sponsor MAUTINO	IIB	
Mai 20		Referred to Rules	
Mon 21	First reading		Pr Engravi
Mar 21		Assigned to Environment	& Ellergy
Apr 23		Home Rule Note Filed	
		St Mandate Fis Note File	
M 01		Committee Environment	
M ay 01	N1 C-1 2-1 D-1- C1-1 D	Do Pass/Short Debate Ca	ai 020-000-000
	Placed Cal 2nd Rdg-Sht D		ACCEDT
	C-1 O-4 2-4 D4- Ch. Dh	Fiscal Note Requested H	ASSEK I
M06	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Filed	
May 06	Count Double - Chart Dat		
	Second Reading-Short Deb)ate	
M 00	Pld Cal Ord 3rd Rdg-Sht I		
May 08	Relld 2nd Rdng-Short Deb		
	Amendment No.01	MAUTINO	
	Amendment referred		
M 00	Held 2nd Rdg-Short Debat Amendment No.01	MAUTINO	
May 09	Amendment No.01		
	Hald 2nd Ddn Chart Dahar	Be adopted	
M 10	Held 2nd Rdg-Short Debat		4
May 12	Amendment No.01	MAUTINO	Adopted
M 12	Pld Cal Ord 3rd Rdg-Sht I		
M ay 13	3rd Rdg-Sht Dbt-Pass/Vot		
N 14	Added As A Joint Sponsor	SCOTT	
May 14	Sec. Desk Concurrence 01		
May 15	Filed with Secretary	3.6. 77 A	
14 10	C Ninnaman in II Accord C	Mtn non-concur - Hse Ar	nena
May 19	S Noncners in H Amend. 0)1	
	Arrive House		
	Placed Cal Order Non-con	cur 01	

```
May 22
                                                MTN REFUSE RECEDE-HSE
                                                  AMEND
                     H Refuses to Recede Amend 01
                     H Requests Conference Comm 1ST
                     Hse Conference Comm Apptd 1ST/MAUTINO.
                                                  NOVAK, HANNIG
                                                  CHURCHILL AND
                                                  HASSERT
                     Sen Accede Req Conf Comm 1ST
      May 27
SB-0546
             DILLARD - CRONIN - BUTLER - FITZGERALD.
  New Act
  735 ILCS 5/13-204
                                    from Ch. 110, par. 13-204
  745 ILCS 10/1-101.1
                                    from Ch. 85, par. 1-101.1
  745 ILCS 10/1-210
                                    from Ch. 85, par. 1-210
  745 ILCS 10/1-211 formerly 10/3-101
    from Ch. 85, par. 3-101
  745 ILCS 10/2-112 new
745 ILCS 10/2-201
745 ILCS 10/2-202
                                    from Ch. 85, par. 2-201
                                    from Ch. 85, par. 2-202
  745 ILCS 10/2-214 new
  745 ILCS 10/3-102
                                    from Ch. 85, par. 3-102
                                    from Ch. 85, par. 3-103
  745 ILCS 10/3-103
  745 ILCS 10/3-105
                                    from Ch. 85, par. 3-105
  745 ILCS 10/3-106
745 ILCS 10/3-108
                                    from Ch. 85, par. 3-106
                                    from Ch. 85, par. 3-108
  745 ILCS 10/4-108 new
  745 ILCS 10/3-109 rep.
```

Creates the Charitable, Religious, and Educational Non-Profit Corporation Immunity Act. Provides that certain non-profit entities are not liable for certain damages resulting from the performance of services performed for specified public entities under specified circumstances. Amends the Code of Civil Procedure by providing that a contribution or indemnity action may not be brought against a local public entity or public employee after the limitation period in the Local Governmental and Governmental Employees Tort Immunity Act has expired. Amends the Local Governmental and Governmental Employees Tort Immunity Act by making numerous changes regarding the scope and nature of immunities and liability under the Act. Effective immediately.

```
Feb 06 1997 First reading Referred to Rules
Added as Chief Co-sponsor CRONIN
Added as Chief Co-sponsor BUTLER
Added as Chief Co-sponsor FITZGERALD
Feb 19
Mar 05
Mar 12
Mar 12
To Subcommittee
Committee Judiciary
Mar 15
Refer to Rules/Rul 3-9(a)
```

SB-0547 DILLARD - DEMUZIO.

230 ILCS 5/31.1 from Ch. 8, par. 37-31.1

Amends the Illinois Horse Racing Act of 1975. Provides that any racetrack shall be exempt from making the charitable contribution for backstretch workers required by the Act for years where no live racing is conducted at that track. Effective immediately.

```
STATE MANDATES FISCAL NOTE (DCCA)
SB547 fails to create a State mandate.
FISCAL NOTE (III. Racing Bd.)
SB 547 will have no impact on state revenue.
HOUSE AMENDMENT NO. 1.
Adds reference to:
230 ILCS 5/3.075
230 ILCS 5/3.075
```

230 ILCS 5/20 from Ch. 8, par. 37-20 230 ILCS 5/26 from Ch. 8, par. 37-26 230 ILCS 5/26.4 from Ch. 8, par. 37-26.4

Further amends the Illinois Horse Racing Act of 1975. Deletes certain obsolete language from the Act.

Feb 06 1997 Feb 19 Mar 12	First reading	Referred to Rules Assigned to Licensed Act Recommended do pass 00	
14141 12	Placed Calndr, Second Reading		
Mar 13	Second Reading Placed Calndr, Third Reading		
Mar 18	Third Reading - Passed 05 Arrive House	1-006-000	
Mar 19	Placed Calendr, First Read Hse Sponsor BRUNSVOL	Ď	
Mar 21 Apr 30	First reading	Referred to Rules Assigned to Executive Do Pass/Short Debate Ca	1.015-000-000
71pi 30	Placed Cal 2nd Rdg-Sht D		11 013-000-000
	-	Fiscal Note Requested ST St Mandate Fis Nte ReqS	
May 06	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note File	vd.
May 00	Cal Ord 2nd Rdg-Shr Dbt	St Mandate 148 Note 1416	u
May 13	out old the ridg off bot	Fiscal Note Filed	
•	Second Reading-Short Deb	ate	
	Held 2nd Rdg-Short Debat	ie .	
May 14	Amendment No.01	BRUNSVOLD	
	Amendment referred Amendment No.01	BRUNSVOLD	
	Amendment 140.01	Be adopted	
	Amendment No.01	BRUNSVOLD	Adopted
	Pld Cal Ord 3rd Rdg-Sht I		•
May 16	3rd Rdg-Sht Dbt-Pass/Vot	:116-001-000	
M 10	Sec. Desk Concurrence 01		
May 19	Filed with Secretary	Mtn non-concur - Hse Ar	mamd.
May 20	S Noncocrs in H Amend. 0		nena
may 20	Arrive House	.1	
	Placed Cal Order Non-con-	cur 01	
May 27		MTN REFUSE RECED	E-HSE
		AMEND	
	H Refuses to Recede Amer		
	H Requests Conference Co		
	Added As A Joint Sponsor		
	Hse Conference Comm Ap	BURKE, HANNIG,	
		CHURCHILL AND	
		RUTHERFORD	
May 28	Sen Accede Req Conf Com	ım 1ST	
	Sen Conference Comm Ap	ptd 1ST/DILLARD,	
		WEAVER,S, PHILIP,	
		JONES, SHAW	

SB-0548 O'MALLEY - VIVERITO AND DILLARD.

625 ILCS 5/3-639 new

Amends the Illinois Vehicle Code to allow the Secretary of State to issue special registration plates to presidents of villages and incorporated towns and mayors. Provides for increased fees for these plates, to be deposited into the Secretary of State Special License Plate Fund. Effective immediately.

FISCAL NOTE (Secretary of State)
SB548 would result in a fiscal impact to the Sec. of State office of \$45,000, these costs to be offset by fees.
STATE MANDATES FISCAL NOTE (DCCA)
SB 548 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.449 new 625 ILCS 5/3-640 new

Amends the Vehicle Code and the State Finance Act. Authorizes special license plates designated as Illinois and Michigan Canal plates. Provides for increased fees

for these plates to be used by the Department of Natural Resources for restoration and improvements of the Illinois and Michigan Canal and its adjacent structures, subject to appropriation by the General Assembly.

	ition by the General Asser	mbiy.	
lote(s) That May Feb 06 1997	First reading	Referred to Rules	
Feb 19	riist reading		,
Feb 19 Feb 27		Assigned to Transportation Recommended do pass 006	
FCU 47	Diagod Colada Second Deep	-	-004-000
Mar 04	Placed Calndr, Second Read	шв	
M ar 04	Second Reading		
M 06	Placed Calndr, Third Readi		
Mar 06	Added as Chief Co-sponsor		
Mar 17	Third Reading - Passed 049) -005-000	
Mar 18	Arrive House		
. 0	Placed Calendr, First Readr	ıg	
Apr 07	Hse Sponsor CROTTY	D 6 . D .	
Apr 08	First reading	Referred to Rules	
Apr 09		Assigned to State Govt Ad	min &
		Election Refrm	
May 01		Do Pass/Short Debate Cal	010-000-000
	Placed Cal 2nd Rdg-Sht Dt	ot	
		Fiscal Note Requested CL	
		St Mandate Fis Nte ReqC	LAYTON
	Cal Ord 2nd Rdg-Shr Dbt		
May 06		Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
May 08	_	St Mandate Fis Note Filed	
,	Cal Ord 2nd Rdg-Shr Dbt		
May 09	Second Reading-Short Deb	ate	
,	Pld Cal Ord 3rd Rdg-Sht D		
May 12	Relid 2nd Rdng-Short Deba		
•	Amendment No.01	ZICKUS	
	Amendment referred	to HRUL	
	Held 2nd Rdg-Short Debat		
May 13	Amendment No.01	ZICKUS	
,	Rules refers to	HSGE	
	Held 2nd Rdg-Short Debat		
May 14	Amendment No.01	ZICKUS	
,		Be adopted	
	Amendment No.01	ZICKUS	Adopted
	Pld Cal Ord 3rd Rdg-Sht D		· tuop · tu
May 15	3rd Rdg-Sht Dbt-Pass/Vot		
	Added As A Joint Sponsor		
May 16	Sec. Desk Concurrence 01	2.01100	
,	Filed with Secretary		
	Thea with secretary	Mtn concur - House Amen	ıd
	Motion referred to	SRUL	
M ay 19	Without referred to	Mtn concur - House Amen	ıd
1714) 17	Rules refers to	STRN	
May 20	114103 101013 10	Mtn concur - House Amen	ıd
1114) 40		Be adopted	
	Added As A Co-sponsor Dl	ILLARD	
	read to the sponder 2	Mtn concur - House Amen	ıd
	S Concurs in H Amend. 01,		
	Passed both Houses	, 0.5 010 000	
Jun 18	Sent to the Governor		
Jul 30	Governor vetoed		
Oct 16	Placed Calendar Total Veto	n	
Oct 28	Mtn filed overrde Gov veto		
Oct 30	med overrae dov veto	3/5 vote required	
00	Override Gov veto-Sen pass		
	Arrive House		
	Placed Calendar Total Veto	n	
Nov 10	Mtn filed overrde Gov veto		
110. 10	Placed Calendar Total Veto		
Nov 13		3/5 vote required	
1101 13	Override Gov veto-Hse pass		
	Bth House Overid Total Ve		
	- I I I I I I I I I I I I I I I I I I I	···	

343 SB-0548—Cont.

Nov 18 PUBLIC ACT 90-0527

SB-0549 HAWKINSON - SHADID - MADIGAN - CLAYBORNE.

35 ILCS 105/3-95 new 35 ILCS 110/3-80 new 35 ILCS 115/3-60 new 35 ILCS 120/2-75 new

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Exempts aviation fuel received for use or consumption in the operation of an air cargo transportation hub facility that meets certain requirements from the taxes imposed by those Acts for a period of 10 years. Requires the facility to receive a certificate of eligibility for exemption from the Department of Commerce and Community Affairs. Requires the facility to repay exempted taxes if the facility fails to meet certain requirements. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that aviation fuel received for use or consumption in the operation of an air cargo transportation hub facility that locates within an enterprise zone or on a federal air force base (now, within an enterprise zone) after January 1, 1997 shall be exempt from the use tax, service use tax, service occupation tax, and retailers' occupation tax for 10 years. Requires a facility to make an investment of \$35,000,000 or more (now, \$150,000) in real estate improvements, machinery, or equipment to be an "air cargo transportation hub facility".

SENATE AMENDMENT NO. 2.

Requires that the business enterprise be an out-of-State business enterprise locating in Illinois in order to qualify for the tax exemptions.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

35 ILCS 105/3-95 new
35 ILCS 110/3-80 new
35 ILCS 115/3-60 new
35 ILCS 120/2-75 new
Adds reference to:
35 ILCS 105/12 from Ch. 120, par. 440i
35 ILCS 110/12
35 ILCS 115/12
35 ILCS 120/1i
35 ILCS 120/1j.1 new
35 ILCS 120/1j.2 new

Deletes everything. Amends the Retailers' Occupation Tax Act. Provides that a High Impact Service Facility is a facility used primarily for the sorting, handling, and redistribution of mail, freight, cargo, or other parcels (now single item nonfungible parcels). Provides that the Facility must make an investment in a business enterprise project of \$100,000,000 (now an investment by a business enterprise of \$150,000,000) and cause the creation of at least 750 to 1,000 jobs or more (now at least 1,000 jobs). Provides that a certification of eligibility for exemption shall be presented by the business enterprise to its supplier when making the purchase of jet fuel and petroleum products for which an exemption is granted under this Act, together with a certification by the business enterprise that the jet fuel and petroleum product are exempt from taxation by indicating the exempt status of each subsequent purchase on the face of the purchase order. Creates an exemption for jet fuel and petroleum used in the operation of high impact service facilities located within an enterprise zone. Provides that the Department of Commerce and Community Affairs shall promulgate rules to define jet fuel and petroleum products eligible for the exemption. Provides that the minimum period for which the exemption shall be granted is 10 years, regardless of the duration of the enterprise zone in which the project is located. Provides that this exemption and the exemption from additional charges in the Public Utilities Act are mutually exclusive. Amends the Use Tax Act, the Service Use Tax Act, and the Service Occupation Tax Act. Provides that the exemption for jet fuel and petroleum used in the operation of high impact service facilities shall apply under these Acts if not inconsistent with the provisions of these Acts.

Feb 06 1997 Feb 19 Feb 28	First reading	Referred to Rules Assigned to Revenue Postponed
Mar 06		Postponed
Mar 13	Amendment No.01	REVENUE S Adopted
Wiai 15	Amendment 100.01	Recommnded do pass as amend 008-001-001
	Placed Calndr, Second Read	
Mar 17	Filed with Secretary	
	Amendment No.02	HAWKINSON
	Amendment referred	
	Amendment No.02	HAWKINSON Be approved consideration
Mar 18	Second Reading	be approved consideration
	Amendment No.02	HAWKINSON Adopted
	Placed Calndr, Third Readi	
Mar 19	Added as Chief Co-sponsor	ČLAYBORNE
	Third Reading - Passed 052	2-000-004
	Arrive House	
M 20	Placed Calendr, First Read	ng
Mar 20	Hse Sponsor LEITCH	
	First reading Added As A Joint Sponsor	SLONE
	Added As A Joint Sponsor	SMITH MICHAEL
	radou i s ri voint opoisso.	Referred to Rules
Mar 21		Assigned to Revenue
May 08		Motion Do Pass-Lost 005-000-006 HREV
		Remains in CommiRevenue
M 00		Re-Refer Rules/Rul 9(B)
May 09		Recommends Consideration 003-002-000 HRUL
	Plcd Cal 2nd Rdg Std Dbt	003-002-000 TROL
May 12	Second Reading-Stnd Deba	ate
•	Cal Ord 3rd Rdg-Stnd Dbt	
May 16	Relld 2nd Rdng-Stnd Deba	
	Amendment No.01	LEITCH
	Amendment referred Amendment No.01	LEITCH
	Amendment No.01	Be adopted
	Amendment No.01	LEITCH Adopted
	Pld Cal Ord 3rd Rdg-Std I	
	3rd Rdg-Stnd Dbt-Pass/V	098-018-000
	Added As A Joint Sponsor	MOFFITT
May 19	Sec. Desk Concurrence 01	
	Filed with Secretary	Mtn account II aven A manual
	Motion referred to	Mtn concur - House Amend SRUL
May 20	Wiotion referred to	Mtn concur - House Amend
, 20	Rules refers to	SREV
		Mtn concur - House Amend
		Be adopted
	0.0	Mtn concur - House Amend
	S Concurs in H Amend. 01 Passed both Houses	/ U38-UU1-UUU
Jun 18	Sent to the Governor	
Jul 18 Jul 02	Governor approved	
-	PUBLIC ACT 90-0042	Effective date 98-01-01
0550 PARK	ER – OBAMA – CULLERTO	ON – BUTLER – CRONIN, GEO-KAR

SB-0550 PARKER – OBAMA – CULLERTON – BUTLER – CRONIN, GEO-KARIS, FARLEY AND HALVORSON.

720 ILCS 5/24-8 new

Amends the Criminal Code of 1961. Provides that upon recovering a firearm from the possession of anyone under 21 years of age who is not authorized by federal or State law to possess the firearm, the local law enforcement agency shall trace where the person under 21 gained possession of the firearm. Provides that upon completing a trace, the local law enforcement agency shall record its findings on a form prescribed by the Department of State Police and shall forward a copy within 5 days to the Director of State Police.

SENATE AMENDMENT NO. 1.

Deletes provisions that a firearms trace is not complete until enough evidence exists to make prosecution possible or until all available resources have been exhausted. Requires local law enforcement agencies to use the National Tracing Center of the Federal Bureau of Alcohol, Tobacco, and Firearms in tracing firearms recovered from persons under 21 years of age. Requires local law enforcement agencies to use the LEADS Gun File to enter all stolen, seized, or recovered firearms.

JUDICIAL NOTE No decrease or increase in the number of judges needed. CORRECTIONAL NOTE There would be no population impact or fiscal impact. STATE MANDATES FISCAL NOTE (DCCA) SB 550 fails to create a State mandate.

FISCAL NOTE (Dept. of Corrections)

SB 550 would have no impact on this Dept. NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1997 Referred to Rules First reading Feb 19 Assigned to Judiciary Feb 26 Added as Chief Co-sponsor OBAMA Added as Chief Co-sponsor CULLERTON Feb 27 To Subcommittee Mar 06 Added as Chief Co-sponsor BUTLER Added as Chief Co-sponsor CRONIN Mar 11 Added As A Co-sponsor GEO-KARIS Mar 12 Amendment No.01 JUDICIARY Adopted Recommnded do pass as amend 010-000-000 Placed Calndr, Second Reading Second Reading Mar 13 Placed Calndr, Third Reading Mar 17 Added As A Co-sponsor FARLEY Third Reading - Passed 052-000-000 Mar 18 Arrive House Placed Calendr, First Reading Hse Sponsor GRANBERG First reading Referred to Rules Assigned to Judiciary II - Criminal Law Mar 21 Apr 08 Alt Primary Sponsor Changed SCHOENBERG Joint-Alt Sponsor Changed DURKIN Apr 15 Added As A Joint Sponsor FLOWERS Added As A Joint Sponsor BRADY Added As A Joint Sponsor FEIGENHOLTZ May 01 Do Pass/Short Debate Cal 014-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested ROSKAM Correctional Note Requested ROSKAM Judicial Note Request ROSKAM Cal Ord 2nd Rdg-Shr Dbt Judicial Note Filed May 02 Cal Ord 2nd Rdg-Shr Dbt

May 06 Correctional Note Filed Cal Ord 2nd Rdg-Shr Dbt St Mandate Fis Note Filed May 08 Cal Ord 2nd Rdg-Shr Dbt Fiscal Note Filed May 12 Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate May 13 Pld Cal Ord 3rd Rdg-Sht Dbt May 14 3rd Rdg-Sht Dbt-Pass/Vot118-000-000 Added As A Co-sponsor HALVORSON Passed both Houses

PUBLIC ACT 90-0137 Effective date 98-01-01

Sent to the Governor

Governor approved

Jun 12

Jul 22

SB-0551 **346**

SB-0551 PARKER.

105 ILCS 5/10-22.31 fr

from Ch. 122, par. 10-22.31

Amends the School Code. Limits to joint agreements that do not have an administrative district and that have 20 cooperating school districts (a majority of which are located wholly or partly in Cook County) the requirements that a majority of the governing board members be members of school boards of cooperating districts and those who are not school board members be superintendents from the cooperating districts. Effective immediately.

STATE DEBT NOTE, ENGROSSED

SB551, engrossed, would not impact the level of State debt. FISCAL NOTE, ENGROSSED (State Board of Education) For the one joint agreement that currently matches the proposal the 7-member executive board could be composed of fewer school board members and more sup'ts. rather than exclusively board members. There would be no additional costs.

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

No change from SBE fiscal note, engrossed.

HOUSE AMENDMENT NO. 1. (House recedes May 29, 1997)

Adds reference to:

105 ILCS 5/10-22.24a from Ch. 122, par. 10-22.24a

105 ILCS 5/10-22.24b new

Changes the title and adds provisions further amending the School Code. Replaces provisions authorizing school boards to employ school counselors certified by the State Teacher Certification Board and to supervise certain school counselor interns with provisions authorizing school boards to employ school counselors who are qualified guidance specialists and hold or are qualified for an elementary, high school, or special certificate and a school service personnel certificate endorsed in guidance. Authorizes individuals who have completed approved programs in other states to apply for a school service personnel certificate endorsed for guidance if they hold or qualify for an elementary, high school, or special certificate in their own state. Provides that school counseling services may be provided in the public schools by persons who are school counselors and specifies types of services that are included as school counseling services.

FISCAL NOTE, H-AM 1 (State Bd. of Ed.)

SB 551, amended, would have no fiscal impact.

STATE MANDATES FISCAL NOTE, H-AM 1 (State Bd. of Ed.)

No change from SBE fiscal note, H-am 1.

STATE DEBT IMPACT NOTE, H-AMS 1, 2, 3

No change from previous State debt note.

BALANCED BUDGET NOTE, H-AMS 2, & 3 There may be a significant fiscal impact on the State but the

bill does not authorize, increase, decrease, or reallocate any general funds appropriation for FY97.

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Education

Feb 27 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Feb 28 Second Reading

Placed Calndr, Third Reading

Mar 11 Third Reading - Passed 059-000-000

Arrive House

Placed Calendr, First Reading

Mar 12 Hse Sponsor SCHOENBERG First reading Referre

First reading Referred to Rules
Mar 18 Assigned to Eleme

Mar 18 Assigned to Elementary & Secondary

Education

Apr 30 Added As A Joint Sponsor GASH

May 06 State Debt Note Filed AS

ENGROSSED

Fiscal Note Filed

St Mandate Fis Note Filed

Committee Elementary & Secondary

Education

May 07 Fiscal Note Requested AS
AMENDED/BLACK

May 07— <i>Cont</i>	:	St Mandate Fis Nte ReqAS AMENDED/BLACK
	Amendment No.01	ELEM SCND ED H Adopted Do Pass Amend/Short Debate
	Disease Cal and Data She Di	013-005-000
May 09	Placed Cal 2nd Rdg-Sht Di	Fiscal Note Filed
Muy 07		St Mandate Fis Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
May 12	Added As A Joint Sponsor	DAVIS,MONIQUE
May 13	Second Reading-Short Deb	ate
	Amendment No.02	SCHOENBERG
	Amendment referred the Held 2nd Rdg-Short Debat	
May 14	Amendment No.02	SCHOENBERG
111My 11	Rules refers to	HELM
	Held 2nd Rdg-Short Debat	e
May 15	Amendment No.03	GIGLIO
	Amendment referred	
	Amendment No.04	SCHOENBERG
	Amendment referred to Amendment No.02	SCHOENBERG
	Amendment 140.02	MOTION-BE ADOPTED
		Lost
		Remains in CommiElementary &
		Secondary Education
		State Debt Note Filed AS AMEND.
	Amendment No.03	HA 1,2,3 GIGLIO
	Rules refers to	HELM
	Amendment No.04	SCHOENBERG
	Rules refers to	HELM
	Held 2nd Rdg-Short Debat	
	Held 2nd Rdg-Short Debat	Balanced Budget Note Filed
May 16	Pld Cal Ord 3rd Rdg-Sht D	
, 10	11 2	3d Reading Consideration PP
		Calendar Consideration PP.
M 10	3rd Rdg-Sht Dbt-Pass/Vot	068-046-000
May 19 May 20	Sec. Desk Concurrence 01 Filed with Secretary	
May 20	Thed with Secretary	Mtn non-concur - Hse Amend
	S Noncners in H Amend. 0	
May 21	Arrive House	
14	Placed Cal Order Non-cond	
May 22	Pofes to Poles (Pol 75(s)	Mtn recede - House Amend
	Refer to Rules/Rul 75(a) Placed Cal Order Non-cond	our O1
May 29	Tracca Car Oraci Iton con	Be approved consideration
•	H Recedes from Amend. 01	
	Passed both Houses	
Jun 27	Sent to the Governor	
Aug 22	Governor approved PUBLIC ACT 90-0515	Effective date 97-08-22
SB-0552 LAUZE		Effective date 77 00-22
	•	22 42
5 ILCS 120/2	from Ch. 10	
		hat a property tax Board of Review or
		"quasi-adjudicative body".
Feb 06 1997 Feb 19	First reading	Referred to Rules
Mar 05		Assigned to Judiciary Postponed
Mar 12		Postponed
		Committee Judiciary
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0553 **348**

```
SB-0553
             LAUZEN.
   40 ILCS 5/2-156
                                     from Ch. 108 1/2, par. 2-156
   40 ILCS 5/3-147
                                     from Ch. 108 1/2, par. 3-147
   40 ILCS 5/4-138
                                     from Ch. 108 1/2, par. 4-138
   40 ILCS 5/5-227
                                     from Ch. 108 1/2, par. 5-227
   40 ILCS 5/6-221
                                     from Ch. 108 1/2, par. 6-221 from Ch. 108 1/2, par. 7-219
   40 ILCS 5/7-219
   40 ILCS 5/8-251
                                     from Ch. 108 1/2, par. 8-251
   40 ILCS 5/9-235
                                     from Ch. 108 1/2, par. 9-235
                                     from Ch. 108 1/2, par. 11-230
   40 ILCS 5/11-230
   40 ILCS 5/12-191
                                     from Ch. 108 1/2, par. 12-191
   40 ILCS 5/13-807
                                     from Ch. 108 1/2, par. 13-807
                                     from Ch. 108 1/2, par. 14-149
   40 ILCS 5/14-149
                                     from Ch. 108 1/2, par. 15-187
   40 ILCS 5/15-187
   40 ILCS 5/16-199
                                     from Ch. 108 1/2, par. 16-199
   40 ILCS 5/17-149.1
                                     from Ch. 108 1/2, par. 17-149.1
   40 ILCS 5/18-163
                                     from Ch. 108 1/2, par. 18-163
```

Amends the Illinois Pension Code. Provides for loss of pension benefits by a person who is (1) convicted of a Class X, Class 1, or Class 2 felony, (2) impeached and convicted under Article 4, Section 14 of the Illinois Constitution, or (3) expelled from the Illinois Senate or House of Representatives under Article 4, Section 6(d) of the Illinois Constitution and convicted of a criminal offense that constitutes official misconduct in office. Provides for a refund of the person's contributions, without interest. Applies only to persons who begin service and are convicted or removed from office on or after the effective date. Effective immediately.

PENSION IMPACT NOTE

The fiscal impact of SB 553 cannot be determined although it may increase the administrative cost of the systems.

Note(s) That May Apply: Pension

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Insurance & Pensions
Feb 26 To Subcommittee
Mar 05 Pension Note Filed
Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0554 LAUZEN.

820 ILCS 405/235 from Ch. 48, par. 345 820 ILCS 405/401 from Ch. 48, par. 401

Amends the Unemployment Insurance Act. In provisions setting the statewide average weekly wage and the maximum amount of remuneration to be considered as wages for purposes of the Act, eliminates language changing those amounts for 1998.

```
Feb 06 1997 First reading
Feb 19 Assigned to Commerce & Industry
Feb 27 Held in committee
Mar 05 Postponed
Mar 14 To Subcommittee
Committee Commerce & Industry
Refer to Rules/Rul 3-9(a)
```

SB-0555 BOMKE.

105 ILCS 5/10-22.31 from Ch. 122, par. 10-22.31 105 ILCS 5/10-22.31.1 new

Amends the School Code to allow a community unit district to withdraw from a special education joint agreement program upon 60 days notice and the filing of an intent to withdraw statement with the governing board of the joint agreement program. Effective immediately.

SENATE AMENDMENT NO. 1.

Makes a stylistic correction.

FISCAL NOTE (State Board of Education)

There are no financial impacts at the State level. Potential fiscal impact at the local level would be from requiring resident districts to provide for those special ed services terminated and new transportation arrangements.

STATE MAN	IDATES FISCAL NOTE (S	tate Board of Education)	
	m SBE fiscal note.		
Feb 06 1997	First reading	Referred to Rules	
Feb 19		Assigned to Education	
Feb 27		Recommended do pass 009	9-000-001
	Placed Calndr, Second Read	lng	
	Filed with Secretary		
	Amendment No.01	BOMKE	
	Amendment referred t		
Mar 05	Amendment No.01	BOMKE	
		Be approved consideration	
	Second Reading		
	Amendment No.01	BOMKE	Adopted
	Placed Calndr, Third Reading	ng	
Mar 06	Third Reading - Passed 053	-000-000	
Mar 07	Arrive House		
	Placed Calendr, First Readn	g	
Mar 19	Hse Sponsor KLINGLER		
	First reading	Referred to Rules	
Mar 21		Assigned to Elementary & Education	Secondary
Apr 17	Added As A Joint Sponsor	POE	
May 01		Motion Do Pass-Lost 010- HELM	009-002
		Do Pass/Short Debate Cal	1016-001-001
	Placed Cal 2nd Rdg-Sht Db	ot	
May 06		Fiscal Note Filed	
		St Mandate Fis Note Filed	i
	Second Reading-Short Deba		
	Pld Cal Ord 3rd Rdg-Sht D		
May 08	3rd Rdg-Sht Dbt-Pass/Vot	116-000-000	
	Passed both Houses		
Jun 06	Sent to the Governor		
Jul 11	Governor approved		
	PUBLIC ACT 90-0103	Effective date 97-07-11	
EEC O'MAT	T T387		

SB-0556 O'MALLEY.

105 ILCS 5/27A-11

Amends the School Code. Provides that unless its charter otherwise provides, a charter school is to receive its aggregate, annual funding for each school year in 4 equal installments, payable by the school board to the charter school on or before August 1, November 1, February 1, and May 1. Effective immediately.

Feb 06 1997	First reading	Referred to Rules
Feb 19	-	Assigned to Education
Feb 27		Recommended do pass 010-000-000
	Placed Calndr, Second Reading	
Mar 04	Second Reading	-
	Placed Calndr, Third Readi	ng
Mar 06	Third Reading - Passed 055-000-000	
Mar 07	Arrive House	
	Placed Calendr, First Read	ng
Apr 29	Hse Sponsor COWLISHAW	
•	First reading	Referred to Rules

SB-0557 CRONIN.

105 ILCS 5/21-5c new

Amends the School Code to create a statewide alternative teacher certification program. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 105 ILCS 5/21-5b rep.

Deletes everything after the enacting clause and then restores the deleted provisions with the following changes: (1) designates the newly created program as the Alternative Route to Teacher Certification program instead of as the Alternative Teacher Certification program, (2) provides for issuance, upon completion of the program, of a standard elementary or high school teaching certificate instead of an

alternative teaching certificate, (3) requires an applicant for a provisional alternative teaching certificate to also have been employed for a period of at least 5 years in an area requiring application of the applicant's education, and (4) provides that during the second phase of the program a mentor teacher shall be assigned to advise and assist the program participant in his or her teaching assignment. Also repeals a provision of the School Code that was added by P.A. 89-708 and that created an alternative teacher certification program applicable only within the Chicago school district.

```
FISCAL NOTE, ENGROSSED (State Bd. of Ed.)
    SBE may incur additional adminsitrative costs which cannot be
    estimated at this time. Additional costs to SBE would result if
   special meetings of the State Teacher Certification Bd. (STCB)
    are necessary. Cost of each meeting of the STCB is $3500.
    STATE MANDATES FISCAL NOTE, ENGROSSED (State Bd. of Ed.)
    No change from SBE fiscal note.
    STATE DEBT IMPACT NOTE, ENGROSSED
    No impact on the level of State debt.
NOTE(S) THAT MAY APPLY: Fiscal
    Feb 06 1997
                 First reading
                                           Referred to Rules
    Feb 19
                                           Assigned to Education
    Feb 27
                                           Recommended do pass 006-004-000
                  Placed Calndr, Second Reading
    Feb 28
                  Second Reading
                  Placed Calndr, Third Reading
    Mar 17
                  Filed with Secretary
                       Amendment No.01
                                           CRONIN
                       Amendment referred to SRUL
                                           CRONIN
                       Amendment No.01
                       Rules refers to
                                             SESE
    Mar 19
                                           CRONIN
                       Amendment No.01
                                           Be adopted
                  Recalled to Second Reading
                                           CRONIN
                       Amendment No.01
                                                                   Adopted
                  Placed Calndr, Third Reading
    Mar 20
                  Third Reading - Passed 033-019-002
    Mar 21
                  Arrive House
                  Placed Calendr, First Reading
    Apr 12
                  Hse Sponsor PHELPS
                  First reading
                                           Referred to Rules
    Apr 14
                                           Assigned to Elementary & Secondary
                                             Education
    Apr 15
                 Added As A Joint Sponsor BLACK
    May 07
                                           Fiscal Note Filed
                                           St Mandate Fis Note Filed
                                           State Debt Note Filed AS
                                             ENGROSSED
                                           Committee Elementary & Secondary
                                             Education
    May 08
                                           Re-Refer Rules/Rul 9(B)
    May 14
                                           Recommends Consideration
                                             003-001-000 HRUL
                  Plcd Cal 2nd Rdg Std Dbt
                  Second Reading-Stnd Debate
                  Hld Cal Ord 2nd Rdg-Shr Dbt
                                           3RD READING AND
    May 16
                                           PASSAGE DEADLINE
                                           EXTENDED - 5/23/97
                  Hld Cal Ord 2nd Rdg-Shr Dbt
    May 22
                  Alt Primary Sponsor Changed DANIELS
                  Joint-Alt Sponsor Changed PHELPS
    May 23
                                           Re-Refer Rules/Rul 9(B)
          PETERSON.
```

SB-0558

105 ILCS 5/29-3 from Ch. 122, par. 29-3

Amends the School Code. Provides that "adequate transportation for the public" as used when determining pupils entitled to be provided with free transportation shall not be deemed available if conditions are such that walking between a pupil's home or assigned school and a pick-up point or bus stop on the regular route along which public transportation is available constitutes a serious safety hazard due to vehicular traffic. Adds other provisions under which the pupil transportation requirements of the School Code will not be deemed to have been met if a pupil, including a pupil residing within 1 1/2 miles of school, is required to walk between home or school and a pick-up point or bus stop when walking constitutes a serious safety hazard due to vehicular traffic. Requires a school board, on petition of a parent or guardian of a pupil allegedly having to walk to or from school, pick-up points, or bus stops along roads or streets where a serious safety hazard due to vehicular traffic exists, to conduct a study and make findings (that are to be reviewed by the Department of Transportation, which makes a final administrative decision) on that issue.

SENATE AMENDMENT NO. 1.

Deletes the provisions of the bill as introduced, except for the provisions relating to conditions under which school boards may provide free transportation for pupils residing within 1.5 miles from the school attended and except for provisions requiring a school board, on petition of a parent or guardian of a certain type of pupil, to conduct a study and make findings (to be reviewed by the Department of Transportation) on the issue of whether a serious safety hazard due to vehicular traffic exists. Makes rail crossings a condition which, like vehicular traffic, may constitute a serious safety hazard to pupils who are walking to or from school or to or from a pick-up point or bus stop.

FISCAL NOTE, ENGROSSED (State Bd. of Ed.) There will subsequently be more students eligible for free transportation thereby increasing costs, but the numbers of students affected cannot be calculated at this time. STATE MANDATES FISCAL NOTE, ENGROSSED (State Bd. of Ed.) No change from SBE fiscal note, engrossed. NOTE(s) THAT MAY APPLY: Fiscal; State Mandates Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Education Mar 12 Recommended do pass 006-000-003 Placed Calndr, Second Reading Second Reading Mar 13 Placed Calndr, Third Reading Mar 18 Filed with Secretary Amendment No.01 PETERSON Amendment referred to SRUL Amendment No.01 PETERSON Rules refers to SESE Mar 19 Amendment No.01 PETERSON Be adopted Recalled to Second Reading PETERSON Amendment No.01 Adopted Placed Calndr, Third Reading Third Reading - Passed 057-000-000 Mar 20 Mar 21 Arrive House Hse Sponsor BEAUBIEN Referred to Rules First reading Apr 08 Assigned to Elementary & Secondary Education Joint-Alt Sponsor Changed JOHNSON, TOM Apr 30 Added As A Joint Sponsor GASH Added As A Joint Sponsor MITCHELL Added As A Joint Sponsor MCCARTHY May 01 Do Pass/Short Debate Cal 017-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Filed May 06 St Mandate Fis Note Filed Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 08 3rd Rdg-Sht Dbt-Pass/Vot117-000-000

Passed both Houses

Jun 06 Jul 25 Sent to the Governor Governor approved

PUBLIC ACT 90-0223 Effective date 98-01-01

SB-0559 WATSON.

105 ILCS 5/24-12

from Ch. 122, par. 24-12

Amends the School Code. Provides that a person must have a minimum of 5 years of experience in cases involving labor and employment relations between educational employers and educational employees or their collective bargaining representatives in order to be included on State Board of Education lists for service as a prospective hearing officer in proceedings for the removal or dismissal for cause of downstate teachers. Revises the procedure under which hearing officers may be selected in such proceedings, providing for a second list and for an alternative selection procedure. Eliminates the \$300 maximum per diem for a hearing officer and also eliminates a requirement that the hearing be public if either the teacher or school board request. Requires a hearing officer to make a decision within 30 days from the conclusion of the hearing, and adds provisions relative to removal of a hearing officer from the master list of hearing officers and for rehearing of a case if a hearing officer fails to render a timely decision. Effective immediately.

SENATE AMENDMENT NO. 1.

Changes the 5 year experience requirement for hearing officers from experience "in cases involving" certain labor and employment relations matters to experience "directly related to" those matters. Deletes a proposal to eliminate the requirement of a written warning before setting a hearing on charges if the teacher's conduct is criminal or injures or endangers the health and safety of students. Extends until 30 days from the closure of the record (if that is later than 30 days after the conclusion of the hearing) the time by which a hearing officer is to make a decision, and changes from not "less" than 24 months to not "more" than 24 months the period for which a hearing officer, who without good cause fails to make a decision within the applicable 30 days period, may have his or her name stricken from the list of hearing officers. Provides that the failure of a hearing officer to render a decision within a specified 3 month period must be without good cause in order for the State Board of Education to be required to provide the parties with a new list of prospective hearing officers and in order for the name of the hearing officer to be removed from the master list of hearing officers. Provides that the changes made by the amendatory Act apply to hearings requested after its effective date.

FISCAL NOTE (State Bd. of Ed.)

Estimated FY98 budget would need to be at least \$385,000 if the

cap is lifted.

STATE MANDATES FISCAL NOTE (SBE)

No change from SBE fiscal note.

FISCAL NOTE, REVISED (State Bd. of Ed.)

No change from previous fiscal note.

STATE MANDATES FISCAL NOTE, REVISED (State Bd. of Ed.)

No change from previous State mandates note.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Education

Feb 27 Postponed

Mar 05 Amendment No.01 EDÜCATION S Adopted Recommnded do pass as amend

008-000-000

Placed Calndr, Second Reading

Mar 11 Second Reading

Placed Calndr, Third Reading
Mar 13 Third Reading - Passed 057-000-000

Arrive House

Placed Calendr, First Reading

Mar 21 Hse Sponsor BLACK

First reading Referred to Rules

Apr 08 Assigned to Elementary & Secondary

Education

Apr 11 Fiscal Note Filed

St Mandate Fis Note Filed Committee Elementary & Secondary

Education

May 01 Do Pass/Short Debate Cal 021-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Filed May 05 St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 06 3rd Rdg-Sht Dbt-Pass/Vot109-005-001 May 08 Passed both Houses Jun 06 Sent to the Governor Jul 25 Governor approved PUBLIC ACT 90-0224 Effective date 97-07-25

SB-0560 O'MALLEY.

105 ILCS 5/2-3.63a new 105 ILCS 5/2-3.64

Amends the School Code. Prohibits the State Board of Education from promulgating, distributing, or basing any Board action on any list of State education goals or any final academic standards until such goals and standards have been reviewed and ratified by the General Assembly. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/2-3.64

Mar 18

Deletes the changes proposed by the bill as introduced and replaces them with provisions that amend the School Code to require the State Board of Education to adopt lists of Illinois goals for education and State goals for learning. Requires the State Board to submit the list of goals to the General Assembly, which is to review and ratify them, in whole or in part, by joint resolution. Prohibits the State Board from distributing or basing any Board action on goals that have not been ratified by the General Assembly.

FISCAL NOTE, AMENDED (State Bd. of Ed.) There is no fiscal impact on the State Board of Education. STATE MANDATES FISCAL NOTE, AMENDED No change from previous note. STATE DEBT NOTE, H-AM 1 SB 560, as amended by H-am 1 would not have an impact. FISCAL NOTE, H-AMS 1 & 2 (State Board of Education) No additional funds or no fiscal impact associated with: (1) development of revised IGAP tests; (2) sprinkler provisions; (3) allocation of State Chapter 1 funds in Chicago. There would be significant cost savings to local school districts for construction of small additions or use of small temporary bldgs. Special education full funding will cost an estimated additional \$112,706,800 in FY1999. Bloom Township H.S. management audit will cost an estimated \$30,000. STATE MANDATES FISCAL NOTE, H-AMS 1 & 2 (SBE) No change from SBE fiscal note, H-ams 1 & 2. HOME RULE IMPACT NOTÉ, H-AM 2 SB560, with H-am 2, does not preempt home rule authority. Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Education Feb 27 Postponed Mar 05 Postponed Mar 12 Amendment No.01 EDUCATION Adopted Recommnded do pass as amend 007-003-000 Placed Calndr, Second Reading Mar 13

Second Reading
Placed Calndr, Third Reading
Third Reading - Passed 051-006-000
Arrive House
Placed Calendr, First Reading
Hse Sponsor PHELPS

Mar 21 Hse Sponsor PHELPS
Added As A Joint Sponsor JOHNSON, TOM
First reading Referred to Rules

Apr 08 Assigned to Elementary & Secondary Education

Apr 08—Cont.	St Mandate Fis Note Filed
	Committee Elementary & Secondary Education
May 06	Added As A Joint Sponsor MITCHELL
May 07	Added As A Joint Sponsor LYONS, JOSEPH
May 08	State Debt Note Filed AS AMENDED
	Committee Elementary & Secondary
	Education
	Re-Refer Rules/Rul 9(B)
May 14	Recommends Consideration
	003-001 -0 00 HRUL
	Plcd Cal 2nd Rdg Std Dbt
	Second Reading-Stnd Debate
	Hld Cal Ord 2nd Rdg-Shr Dbt
May 16	Amendment No.01 MITCHELL
	Amendment referred to HRUL
	Hld Cal Ord 2nd Rdg-Shr Dbt
	3RD READING AND
	PASSAGE DEADLINE
	EXTENDED - 5/23/97
14 00	Hid Cal Ord 2nd Rdg-Shr Dbt
May 23	3RD READING AND
	PASSAGE DEADLINE
	EXTENDED - 5/31/97
May 21	HId Cal Ord 2nd Rdg-Shr Dbt
May 31	Added As A Joint Sponsor WOOLARD Amendment No.02 PHELPS
	Amendment referred to HRUL
	Fiscal Note Filed
	St Mandate Fis Note Filed
	Hld Cal Ord 2nd Rdg-Shr Dbt
Jul 02	Re-refer Rules/Rul 19(b) RULES HRUL
Oct 22	Home Rule Note Fld as amend
~~~ <u>~~</u>	Committee Rules

# SB-0561 O'MALLEY.

20 ILCS 3975/4.5

Amends the Illinois Human Resource Investment Council Act. Requires the Human Resource Investment Council to recommend a comprehensive set of workforce preparation and development goals and implementation strategies for the development and coordination of the human resource system to the General Assembly and the Governor, rather than to adopt such goals and strategies. Includes the General Assembly, along with the Governor, in various recommendations and advisory actions by the Council. Makes other changes.

# **HOUSE AMENDMENT NO. 1.**

Provides that any goals and strategies temporarily adopted by the Illinois Human Resource Investment Council that are not ratified by the General Assembly by joint resolution within 7 months after the effective date of this amendatory Act of 1997 are deemed revoked.

STATE MANDATES FISCAL NOTE, AMENDED (Community College Bd.) SB 561 creates no state mandate and has no fiscal impact. FISCAL NOTE, AMENDED (Ill. Community College Bd.) SB 561 has no fiscal impact. NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to State Government Operations Feb 28 Postponed Mar 06 Postponed Mar 13 Recommended do pass 008-000-000 Placed Calndr, Second Reading Second Reading Mar 14 Placed Calndr, Third Reading Mar 17 Third Reading - Passed 055-000-000 Mar 18 Arrive House Placed Calendr, First Reading

Mar 21	Hse Sponsor PHELPS Added As A Joint Sponsor,	IOUNISON TOM	
		Referred to Rules	
A == 00	First reading		
Apr 08		Assigned to State Govt Admin &	
May 01	Added As A Taint Cooper	Election Refrm	
May 01	Added As A Joint Sponsor	MITCHELL	
May 06	Added As A Joint Sponsor I		
May 08	Amendment No.01	ST GV-ELC RFM H Adopted Do Pass Amend/Short Debate	
		012-000-000	
	Placed Cal 2nd Rdg-Sht Db		
	riaceu Cai ziiu Kug-Siii Di	Fiscal Note Requested AS	
		AMENDED/CLAYTON	
		St Mandate Fis Nte RegAS	
		AMENDED/CLAYTON	
	Cal Ord 2nd Rdg-Shr Dbt	AWIENDED/CEATTON	
May 12	Cai Olu Zilu Kug-Sili Dul	St Mandate Fis Note Filed	
141ay 12	Cal Ord 2nd Rdg-Shr Dbt	St Mandate 1 is 140te 1 ned	
May 13	Car Old Zild Rug-Sill Dot	Fiscal Note Filed	
IVIAY 15	Second Reading-Short Deba		
	Pld Cal Ord 3rd Rdg-Sht D		
May 14	3rd Rdg-Sht Dbt-Pass/Vot		
May 15	Sec. Desk Concurrence 01	117-000 000	
141ay 15	Filed with Secretary		
	Thea with Secretary	Mtn concur - House Amend	
	Motion referred to	SRUL	
May 19	Wiction referred to	Mtn concur - House Amend	
1.1uj 17	Rules refers to	SGOA	
May 21	itales fereis to	Mtn concur - House Amend	
, 2.		Be adopted	
		Mtn concur - House Amend	
	S Concurs in H Amend. 01/	/058-000-000	
	Passed both Houses		
Jun 19	Sent to the Governor		
Aug 16	Governor vetoed		
Oct 16	Placed Calendar Total Veto	·	
Oct 28	Mtn filed overrde Gov veto	O'MALLEY	
Oct 29		3/5 vote required	
	Override Gov veto-Sen pass	053-000-000	
Oct 30	Arrive House		
	Placed Calendar Total Veto	•	
Nov 12	Mtn filed overrde Gov veto	#1/PHELPS	
		3/5 vote required	
	Override Gov veto-Hse pass		
	Bth House Overid Total Ve	to	
Nov 18	PUBLIC ACT 90-0528		
D562 BURZYNSKI – SYVERSON.			
05 ILCS 5/17-2C			
15 ILCS 10/1-211	new		
15 ILCS 10/1-212	new		
15 II CS 10/9-103		nar 9-103	

# SB-0 10

74: 74 745 ILCS 10/9-103 745 ILCS 10/9-105 from Ch. 85, par. 9-103 from Ch. 85, par. 9-105 745 ILCS 10/9-107 from Ch. 85, par. 9-107

Amends the School Code and the Local Governmental and Governmental Employees Tort Immunity Act. Provides that the Local Governmental and Governmental Employees Tort Immunity Act does not authorize the issuance of bonds or the levying of taxes by a local public entity to fund the costs of complying with equitable remedies relief or with an injunction agreed to by the local public entity or ordered by any court. Provides that a financially distressed school district may not transfer from the Tort Immunity Fund to any other school district fund any amount of monies to fund the cost of complying with equitable remedies or relief or with an injunction agreed to by the school district or ordered by any court. Effective immediately.

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

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Education Mar 12 To Subcommittee Committee Education Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0563

BURZYNSKI – DILLARD – CRONIN. 30 ILCS 105/5.449 new 35 ILCS 5/512 from Ch. 120, par. 5-512 35 ILCS 200/18-45 35 ILCS 200/18-182 new 35 ILCS 200/18-185 105 ILCS 5/18-8 from Ch. 122, par. 18-8

Creates the Local Option School District Income Tax Act and amends the School Code, the State Finance Act, the Illinois Income Tax Act, and the Property Tax Code. Authorizes school districts by referendum to impose an income tax on individuals resident of the district. Provides that with referendum approval, the income tax shall be levied at an annual rate, adjusted each year, that will produce for distribution to the district in each calendar year an amount equal to the corresponding 50% reduction that is required to be made in the annual extension of the real property taxes that are levied by the district against residential property for educational, operations and maintenance, and transportation purposes and that are collected and distributed to the district in the same calendar year in which the corresponding income tax revenues are distributed. Provides for a referendum repeal of the tax. Provides for the manner of levying and collecting the tax and for deposit of the income tax revenues in the educational, operations and maintenance, and transportation funds of the district in proportion to the respective amounts by which the taxes in those funds are abated. Provides for disbursement of the tax to school districts by the State Treasurer. Amends the Property Tax Extension Limitation Law to exclude from the definition of "aggregate extension" school district levies made to cover amounts lost because of the repeal of the local income tax for schools as formerly imposed by the district under the Local Option School District Income Tax Act. Changes the school State aid formula to provide that any tax abatement required under the Local Option School District Income Tax Act shall be disregarded in computing the operating tax rate of school districts for State aid formula purposes and shall not otherwise affect the computation or distribution of State aid for school districts. Effective immediately.

### NOTE(s) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Education Mar 12 To Subcommittee Committee Education Added as Chief Co-sponsor DILLARD Mar 14

Mar 15 Refer to Rules/Rul 3-9(a)

Mar 18 Added as Chief Co-sponsor CRONIN

#### SB-0564 SIEBEN.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. In the definition of aggregate extension for taxing districts that became subject to the Law by referendum, excludes extensions made for fire prevention safety, energy conservation, disabled accessibility, school security, and specified repair services under the School Code. Effective immediately.

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

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Revenue Feb 28 Postponed Mar 06 Postponed Mar 13 Postponed Committee Revenue Mar 15 Refer to Rules/Rul 3-9(a) **357** SB-0565

#### SB-0565 CRONIN.

New Act

Creates the Educational Choice Act to authorize the State Board of Education to establish a pilot educational choice program in three school districts to enable parents to select schools they believe will provide a quality education for their children. Effective immediately, Sunset on July 1, 2002.

Note(s) That May Apply: Fiscal
Feb 06 1997 First reading
Feb 19
Mar 12
To Subcommittee
Committee Education
Mar 15
Refer to Rules/Rul 3-9(a)

#### SB-0566 DILLARD.

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. Increases both the minimum length of the school term and the minimum number of days of actual pupil attendance by 2 days with respect to the 1998-1999 school year, by an additional 3 days for each of the succeeding 7 years, and by an additional 2 days for the eighth year.

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

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Education
Feb 27 Postponed
Mar 05 Postponed
Mar 12 To Subcommittee
Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0567 PARKER.

```
105 ILCS 5/10-22.31 from Ch. 122, par. 10-22.31
```

Amends the School Code. Limits to those joint agreements which do not have an administrative district and which are composed of 20 or more cooperating districts, a majority of which are located in Cook County, the requirements that (i) a majority of the executive board members be members of cooperating district school boards and (ii) executive board members who are not school board members be superintendents from cooperating districts. Effective immediately.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Education
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0568 WATSON.

```
105 ILCS 5/24-11 from Ch. 122, par. 24-11 105 ILCS 5/34-84 from Ch. 122, par. 34-84
```

Amends the School Code. Provides that all teachers who are first employed by a school district on or after July 1, 1997 and who have not already entered into contractual continued service shall have a 4 year probationary period. Effective July 1, 1997.

Feb 06 1997	First reading I	Referred to Rules
Feb 19	·	Assigned to Education
Feb 27	I	Recommended do pass 006-004-000
	Placed Calndr, Second Readn	g
Feb 28	Second Reading	
	Placed Calndr, Third Reading	
May 07	Ī	Motion filed WEAVER - RE-REFER
•	I	FROM CAL. 3RD RDG.
	1	TO SENATE RULES.
May 08	Ī	Motion prevailed
May 08	(	037-011-006

Re-referred to Rules

SB-0569 358

## SB-0569 WATSON - PETKA.

105 ILCS 5/2-3.130 new

Amends the School Code. Requires the State Board of Education to provide, or arrange to have provided, educators liability coverage in specified amounts for each certificated employee of any school district or other public elementary or secondary educational entity in Illinois. Effective immediately.

FISCAL NOTE, ENGROSSED (State Bd. of Ed.)

Existing liability coverage is \$160 million a year. Additional coverages are estimated at \$2.6 to \$3.9 million per year.

Additional staff would require \$175,000.

STATE MANDATES FISCAL NOTE, ENGROSSED (State Bd. of Ed.)

No change from previous note.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/2-3.130 new Adds reference to: 105 ILCS 5/10-20.12b

Changes the title, deletes everything after the enacting clause, and amends provisions of the School Code relating to determining the residency and legal custody of a pupil for tuition payment purposes. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in Senate only)

Recommends that the House recede from H-am 1.

Recommends that the bill be amended as follows:

Deletes reference to: 105 ILCS 5/2-3.130 new

Adds reference to:

105 ILCS 5/19-1 from Ch. 122, par. 19-1

Changes the title and replaces everything after the enacting clause. Adds language changing a provision of the School Code under which school districts that meet prescribed statutory criteria are authorized to issue bonds before January 1, 1999. Changes the applicable statutory criteria that a district must meet to issue the bonds. Eliminates a population requirement currently applicable to the county in which the school district is located. Provides that the bonds must be issued to purchase a site and equip a new high school in a unit school district whose existing high school was originally constructed at least 35 years before the sale of the bonds. Changes the maximum equalized assessed valuation and average daily attendance criteria applicable to a district that desires to issue the bonds, requires the district's board of education to by resolution determine that a new high school is needed because of projected enrollment increases, and increases the percentage of those voting in an election who must approve a proposition for issuance of the bonds. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Education Feb 27 Postponed Postponed Mar 05 Mar 12 Recommended do pass 009-000-001 Placed Calndr, Second Reading Mar 13 Second Reading Placed Calndr, Third Reading Mar 17 Third Reading - Passed 050-004-000 Mar 18 Arrive House Placed Calendr, First Reading Apr 01 Hse Sponsor STEPHENS Referred to Rules Apr 08 First reading Assigned to Elementary & Secondary Apr 09 Education May 01 Do Pass/Stdnrd Dbt/Vo012-007-001 Picd Cal 2nd Rdg Std Dbt Second Reading-Stnd Debate May 06 Pld Cal Ord 3rd Rdg-Std Dbt Fiscal Note Filed May 09 St Mandate Fis Note Filed

Cal Ord 3rd Rdg-Stnd Dbt

May 15	Relld 2nd Rdng-Stnd Debate
•	Amendment No.01 STEPHENS
	Amendment referred to HRUL
	Amendment No.01 STEPHENS
	Rules refers to HELM
	Hld Cal Ord 2nd Rdg-Shr Dbt
May 16	Amendment No.01 STEPHENS
	Be adopted
	Hld Cal Ord 2nd Rdg-Shr Dbt
	Amendment No.01 STEPHENS Adopted
	Pld Cal Ord 3rd Rdg-Std Dbt
	3rd Rdg-Stnd Dbt-Pass/V103-012-000
	Added As A Joint Sponsor HOLBROOK
	Added As A Joint Sponsor BOLAND
May 19	Sec. Desk Concurrence 01
May 20	Filed with Secretary
	Mtn non-concur - Hse Amend
	S Noncners in H Amend. 01
May 21	Arrive House
•	Placed Cal Order Non-concur 01
May 22	MTN REFUSE RECEDE-HSE
•	AMEND
	H Refuses to Recede Amend 01
	H Requests Conference Comm 1ST
	Hse Conference Comm Apptd 1ST/HOLBROOK,
	PHELPS, HANNIG,
	STEPHENS AND
	CHURCHILL
May 23	Sen Accede Req Conf Comm 1ST
	Sen Conference Comm Apptd 1ST/WATSON,
	CRONIN, O'MALLEY,
	BERMAN, COLLINS
Jan 15 1998	Filed with Secretary
	Conference Committee Report
	Conf Comm Rpt referred to SRUL
	Conference Committee Report
	Be approved consideration
	Senate report submitted
	Senate Conf. report Adopted 1ST/053-000-000
570 KARP	IEL – SIEBEN – KLEMM AND DILLARD.

# SB-0570

105 ILCS 5/18-8 from Ch. 122, par. 18-8

Amends the School Code. Adjusts the equalized assessed value used to compute general State aid for school districts subject to the Property Tax Extension Limitation Law. Provides that if as a result of that adjustment in a district's equalized assessed value the district's State aid for any school year would be less than it would have been had the adjustment not been made, that a supplementary payment shall be made to the district for that school year equal to that difference, subject to a proportionate abatement in the supplementary payment if the amount appropriated for those supplementary payments to all school districts entitled to receive them is insufficient to allow a full supplementary payment to be made to made to each such district. Effective immediately.

# SENATE AMENDMENT NO. 1.

Mar 19

Provides that the State aid payable to a school district as a result of the required adjustment shall be appropriated as a separate and distinct line item

justinent shan be	appropriated as a separa	ite and distillet intertent.
Note(s) That Ma	y Apply: Fiscal	
Feb 06 1997	First reading	Referred to Rules
Feb 19	-	Assigned to Education
Feb 27		Postponed
Mar 05	Amendment No.01	EDÛCATION S Adopted
		Recommnded do pass as amend
		007-002-000
	Placed Calndr, Second Rea	dng
Mar 11	Second Reading	•
	Placed Calndr, Third Read	ing

Added as Chief Co-sponsor KLEMM Added As A Co-sponsor DILLARD

Mar 19-Cont. Verified Third Reading - Passed 033-019-000 Arrive House Placed Calendr, First Reading Mar 20 Hse Sponsor PANKAU First reading Referred to Rules Mar 21 Assigned to Elementary & Secondary Education Alt Primary Sponsor Changed COWLISHAW Added As A Joint Sponsor KOSEL Apr 30 Added As A Joint Sponsor MCAULIFFE Added As A Joint Sponsor WOOD Added As A Joint Sponsor COULSON

May 08 Re-Refer Rules/Rul 9(B)

# **SB-0571 CRONIN.** 105 ILCS 5/10-21.9

105 ILCS 5/10-22.28a 105 ILCS 5/34-18.5

Amends the School Code. Clarifies that criminal background checks must be performed on school crossing guards who are employed by entities other than the school board. Requires school boards that utilize school crossing guards to ensure that such guards receive or are provided the training necessary to effectively and safely perform the duties of that position.

Note(s) That May Apply: Fiscal
Feb 06 1997 First reading
Feb 19 Assigned to Education
Feb 27 Postponed
Mar 05 Postponed
Mar 12 Postponed
Committee Education

Mar 15 Committee Education
Refer to Rules/Rul 3-9(a)

#### SB-0572 RAUSCHENBERGER.

415 ILCS 15/5.5 new

Amends the Solid Waste Planning and Recycling Act to create the Measurement and Reporting Standards Task Force to assess impediments to standardized solid waste measurement, consider standardized reporting rate measurements, and recommend enforcement criteria and penalties for violations of the Act.

Note(s) That May Apply: Fiscal
Feb 06 1997 First reading
Feb 19 Assigned to Environment & Energy
Feb 28 Postponed
Mar 06 Postponed
Mar 13 Postponed

Committee Environment & Energy
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0573 RAUSCHENBERGER.

415 ILCS 15/3 from Ch. 85, par. 5953 415 ILCS 15/6 from Ch. 85, par. 5956

Amends the Solid Waste Planning and Recycling Act to redefine "municipal waste". Revises the method for determining the recycling rate under a county waste management plan.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Environment & Energy
Feb 28 Postponed
Mar 06 Postponed
Mar 13 Postponed
Committee Environment & Energy
Refer to Rules/Rul 3-9(a)

## SB-0574 OBAMA.

65 ILCS 5/Art. 1, 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 361

```
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
65 ILCS 5/1-2.1-9 new
```

Amends the Illinois Municipal Code. Provides that a municipality may provide for a system of administrative adjudication of violations of certain municipal ordinances. Provides that administrative adjudication is not the exclusive method to enforce municipal ordinances. Sets the powers and qualifications of hearing officers. Provides for notice and opportunity for a hearing at administrative proceedings. Provides that the rules of evidence do not apply in administrative hearings. Provides for judicial review of administrative decisions. Allows a municipality to enforce judgments of hearing officers. Provides that existing systems of administrative adjudication shall not be affected.

SENATE AMENDMENT NO. 1

Makes a technical change.

SENATE AMENDMENT NO. 2.

Provides that any final decision by a code hearing unit (instead of the decision of a hearing officer) that a code violation does or does not exist shall constitute a final determination for purposes of judicial review.

HOUSE AMENDMENT NO. 1.

Adds reference to: 65 ILCS 5/1-2.1-10 new

Deletes everything. Amends the Illinois Municipal Code to add a new Division to

Article 1. Provides that a municipality may provide for a system of administrative adjudication of violations of certain municipal ordinances. Provides that administrative adjudication is not the exclusive method to enforce municipal ordinances. Sets the powers and qualifications of hearing officers. Provides for notice and opportunity for hearing at administrative proceedings. Provides that the rules of evidence do not apply in an adjudicatory hearing. Provides for judicial review of administrative decisions. Allows a municipality to enforce judgments of hearing officers. Provides that existing systems of administrative adjudication shall not be affected. Provides that the Division shall apply only to home rule municipalities.

JUDICIAL NOTE

Mar 13

It is not possible to determine what impact the bill will have on the need to increase the number of judges in the state. JUDICIAL NOTE, AMENDED

No change from previous judicial note.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 1.

Recommends that the bill be further amended as follows:

Deletes everything. Amends the Illinois Municipal Code to add a new Division to Article 1. Provides that a municipality may provide for a system of administrative adjudication of violations of certain municipal ordinances. Provides that administrative adjudication is not the exclusive method to enforce municipal ordinances. Sets the powers and qualifications of hearing officers. Provides for notice and opportunity for hearing at administrative proceedings. Provides that the rules of evidence do not apply in an adjudicatory hearing. Provides for judicial review of administrative decisions. Allows a municipality to enforce judgments of hearing officers. Provides that existing systems of administrative adjudication shall not be affected. Provides that the Division shall apply only to home rule municipalities.

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary

Mar 12 Amendment No.01 JUDICIARY Adopted Recommnded do pass as amend

010-000-000

Placed Calndr, Second Reading Second Reading

Placed Calndr, Third Reading

Mar 14 Mar 17	Filed with Secretary Amendment No.02 Amendment referred Amendment No.02	OBAMA
Mar 18	Recalled to Second Reading	Be approved consideration
Mar 19	Amendment No.02 Placed Calndr, Third Readi Third Reading - Passed 055 Arrive House	OBAMA Adopted
	Placed Calendr, First Readr	ıg
Mar 20	Hse Sponsor FRITCHEY First reading	Referred to Rules
Mar 21 May 07	This routing	Assigned to Judiciary I - Civil Law Fiscal Note Requested AS AMENDED/CROSS St Mandate Fis Nte ReqAS AMENDED/CROSS Home Rule Note RequestAS AMENDED/CROSS
	Amendment No.01	Judicial Note Request AS AMENDED/CROSS JUD-CIVIL LAW H Adopted Do Pass Amend/Short Debate 011-000-000
	Placed Cal 2nd Rdg-Sht Di	ot
May 08	Cal Ord 2nd Rdg-Shr Dbt	Judicial Note Filed
May 09	•	Judicial Note Filed
May 12	Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor	MCKEON
May 13	Auted As A Folia Opolisor	Fiscal Note Request W/drawn St Mandate Fis Nte Req-Wdrn Home Rule Note RequestWITHDRAWN/CROSS
	Second Reading-Short Deb	ate
May 14 May 15	Pld Cal Ord 3rd Rdg-Sht D 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 01 Filed with Secretary	076-041-000
	Motion referred to	Mtn concur - House Amend SRUL
May 20		Mtn concur - House Amend
May 21	Rules refers to	SJUD Mtn concur - House Amend
•	Pilled with Occupations	Held in committee
	Filed with Secretary	Mtn non-concur - Hse Amend
May 22	S Noncocrs in H Amend. 0 Arrive House	
	Placed Cal Order Non-cond	cur 01 MTN REFUSE RECEDE-HSE AMEND
	Placed Cal Order Non-cond	cur 01
May 23	H Refuses to Recede Amer H Requests Conference Co.	
<b>May</b> 27	Hse Conference Comm App	ptd 1ST/FRITCHEY, DART, CURRIE,
May 28	Sen Accede Req Conf Com Sen Conference Comm App	otd 1ST/HAWKINSON, DILLARD, PETKA,
May 30	Filed with Secretary	OBAMA, CULLERTON
	Conf Comm Rpt referred to	Conference Committee Report
May 31	Rules refers to	Conference Committee Report SJUD

```
May 31—Cont. House report submitted
Conf Comm Rpt referred to 1ST/HRUL
```

Be approved consideration

House Conf. report Adopted 1ST/079-039-000

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

Aug 22 Governor approved
PUBLIC ACT 90-0516 Effective date 98-01-01

#### SB-0575 OBAMA.

Jun 27

705 ILCS 405/5-1

from Ch. 37, par. 805-1

Amends the Juvenile Court Act of 1987. Makes a technical change in Section relating to jurisdictional facts concerning delinquent minors.

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary

Mar 12 Postponed

Mar 15 Committee Judiciary
Refer to Rules/Rul 3-9(a)

#### SB-0576 OBAMA.

30 ILCS 105/5.449 new 30 ILCS 105/6z-42 new 30 ILCS 330/2

from Ch. 127, par. 652

30 ILCS 330/5a new 30 ILCS 330/12

from Ch. 127, par. 662

35 ILCS 630/6

Amends the State Finance Act and the Telecommunications Excise Tax Act. Provides that the Department of Revenue 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 tax imposed by the Telecommunications Excise Tax Act into the General Revenue Fund for payment of principal, interest, and premiums, if any, on bonds issued to finance improved telecommunications facilities in schools. Amends the General Obligation Bond Act to increase authorization of bonds by \$450,000,000. Authorizes the issuance of \$450,000,000 for use in constructing and improving school telecommunications facilities. Provides that the proceeds from these bonds shall be deposited into the School Technology Fund. Provides that the moneys in the School Technology Fund shall, subject to appropriation, be distributed as grants to school districts for the purchase of computers, on-line computer services, or telecommunications equipment.

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

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0577 OBAMA.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Provides that each corporation shall aggregate all amounts claimed as credits and the tax saved by all deductions and exemptions and shall use an amount equal to 10% of that aggregate amount plus any amounts currently being used for job training to maintain or improve the existing job training program, or if no job training program exists, to create one. Requires that each corporation claiming a credit, deduction, or exemption shall annually report to the Department of Revenue on these job training programs for verification purposes. Provides that if the Department finds that the corporation is not in compliance with the job training requirements, the corporation shall refund 100% of amounts claimed as credits and the tax saved by all deductions and exemptions in the year preceding the year of noncompliance. Provides that the Department may adopt rules necessary to enforce these provisions.

```
Note(s) That May Apply: Fiscal
Feb 06 1997 First reading
Feb 19 Assigned to Revenue
Feb 28 Postponed
Mar 06 Held in committee
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)
```

## SB-0578 OBAMA.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create a credit for an individual in the amount of 20% of the federal earned income tax credit for that individual beginning with tax years ending on or after December 31, 1997, and ending with tax years ending on or before December 31, 2001.

```
NOTE(S) THAT MAY APPLY: Fiscal
Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
Mar 06 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)
```

# SB-0579 OBAMA.

20 ILCS 3505/7.72 new 20 ILCS 3505/8 from Ch. 48, par. 850.08 30 ILCS 575/5 from Ch. 127, par. 132.605

Amends the Illinois Development Finance Authority Act. Increases amount of bonds that the Authority may have outstanding from \$2,900,000,000 to \$2,950,000,000. Provides that the additional \$50,000,000 shall be used to fund start up and expansion loans for businesses that qualify under the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. Provides that the Authority shall work with the Business Enterprise Council for Minorities, Females, and Persons with Disabilities in developing a program to distribute and administer the loans. Provides that no loan issued under the program may fund more than 25% of the start up or expansion costs incurred by the qualifying business enterprise.

Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act to include in the list of responsibilities and authorities of the Council the cooperation with the Illinois Development Finance Authority in development and

administration of the start up and expansion loan program. Effective immediately.

Note(s) That May Apply: Fiscal
Feb 06 1997. First reading
Feb 19
Feb 28
Feb 28
To Subcommittee
Committee Executive
Mar 15
Refer to Rules/Rul 3-9(a)

#### SB-0580 FARLEY - SEVERNS.

```
515 ILCS 5/20-30
                                  from Ch. 56, par. 20-30
515 ILCS 5/20-45
                                  from Ch. 56, par. 20-45
515 ILCS 5/20-55
                                  from Ch. 56, par. 20-55
515 ILCS 5/20-115
                                  from Ch. 56, par. 20-115
515 ILCS 5/20-120
                                  from Ch. 56, par. 20-120
520 ILCS 5/2.6
                                  from Ch. 61, par. 2.6
520 ILCS 5/2.26
                                  from Ch. 61, par. 2.26
520 ILCS 5/3.2
                                  from Ch. 61, par. 3.2
520 ILCS 5/3.36
                                  from Ch. 61, par. 3.36
520 ILCS 5/3.37
                                  from Ch. 61, par. 3.37
```

Amends the Fish and Aquatic Life Code and the Wildlife Code. Deletes provision that no duly authorized agent is authorized to furnish licenses or stamps for issuance by any other person. Makes a change concerning use of certain commercial fishing devices. With respect to license fees for non-residents, deletes requirement of submission of suitable evidence of legal residence in another state. Provides that at the time of issuance a license may be initialed by the designated purchaser and then signed immediately on receipt by the licensee. Provides that all fees, less issuing fees (now, all fees), collected from the sale of licenses and permits and not remitted to

**365** SB-0580—Cont.

the Department of Natural Resources shall be deemed to have been embezzled. Makes it unlawful to remove plumage of pheasants while being transported from the field to one's home or to a commercial preservation facility; deletes provision making it unlawful to remove the heads of pheasants when dressed for storage. Provides that no person may have in his possession any firearm not authorized by administrative rule for a specific hunting season. (Now, no person may have any other firearm or sidearm when taking deer by shotgun, bow and arrow, or muzzle loading rifle.) Effective immediately.

## SENATE AMENDMENT NO. 1.

In connection with provision that no person may have in his possession any firearm not authorized by administrative rule for a specific hunting season, restores phrase "when taking deer".

FISCAL NOTE (Dpt. Natural Resources) There is no fiscal impact from SB580.

STATE MANDATES FISCAL NOTE, HOUSE INTRO (DCCA)

Fails to create a State mandate.

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Agriculture & Conservation
Mar 13 Amendment No.01 AGRICULTURE S Adopted
Recommnded do pass as amend

009-000-000

Placed Calndr, Second Reading

Mar 17 Second Reading

Placed Calndr, Third Reading

Mar 18 Added as Chief Co-sponsor SEVERNS
Third Reading - Passed 057-000-000
Arrive House

Placed Calendr, First Reading

Mar 20 Hse Sponsor O'BRIEN

First reading Referred to Rules

Mar 21 Assigned to Agriculture & Conservation

Apr 30 Do Pass/Short Debate Cal 012-000-000
Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested NOLAND

Cal Ord 2nd Rdg-Shr Dbt
May 06 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Added As A Joint Sponsor NOVAK
May 07 Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt
May 08 St Mandate Fis Note Filed

IN THE HOUSE.

3rd Rdg-Sht Dbt-Pass/Vot115-000-000 Added As A Joint Sponsor FANTIN

Passed both Houses

Jun 06 Sent to the Governor Jul 25 Governor approved

PUBLIC ACT 90-0225 Effective date 97-07-25

# SB-0581 LAUZEN.

Feb 19

Feb 27

Mar 05

820 ILCS 305/Act title

820 ILCS 305/1 from Ch. 48, par. 138.1

Amends the Workers' Compensation Act. Provides that the Act shall be applied impartially to the employer and employee in cases arising under the Act. Deletes, from the definition of "employee", persons whose employment is outside Illinois if the contract of hire is made within Illinois. Prohibits compensation under the Act if the employee elects to receive compensation under the workers' compensation laws of another state. Provides that the Act does not apply under specified circumstances if the employee is entitled to receive compensation under the workers' compensation laws of another state. Makes other changes.

Feb 06 1997 First reading Referred to Rules

Assigned to Commerce & Industry

Postponed
To Subcommittee

Committee Commerce & Industry

Mar 15

Refer to Rules/Rul 3-9(a)

SB-0582 LAUZEN.

820 ILCS 305/19

from Ch. 48, par. 138.19

Amends the Workers' Compensation Act. Provides that the Industrial Commission shall create one or more 3-person panels of professional persons experienced in the evaluation of workplace injuries. A panel shall hear applications for adjustment of claim, upon the agreement of the parties to submit the matter to a panel, in an informal and non-technical manner so that parties may present evidence and arguments without the need of legal counsel.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry Feb 27

Postponed Mar 05 To Subcommittee

Committee Commerce & Industry Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-0583 LAUZEN.

820 ILCS 305/10

from Ch. 48, par. 138.10

Amends provisions of the Workers' Compensation Act relating to the computation of the average weekly wage of an employee whose employment prior to an injury extended over a period of less than 52 weeks. Provides that the average weekly wage is obtained by dividing the earnings during that period by the number of weeks during which the employee worked in whole or in part (rather than by dividing the earnings during that period by the number of weeks and parts of weeks during which the employee actually earned wages)

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry

Feb 27 Postponed Mar 05 To Subcommittee

Committee Commerce & Industry

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0584 LAUZEN.

820 ILCS 305/3.5 new

Amends the Workers' Compensation Act to provide that if, at the time of the employee's injury or disablement, the employee had an alcohol concentration of 0.10 or more, cannabis, or a controlled substance in his or her body and the alcohol, cannabis, or controlled substance contributed to the accident or event resulting in the injury, compensation under the Act shall be denied.

Feb 06 1997 Referred to Rules First reading

Feb 19 Assigned to Commerce & Industry

Feb 27 Postponed

Mar 05 To Subcommittee

Committee Commerce & Industry Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-0585 LAUZEN.

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, with intent to defraud, obtains or attempts to obtain any payment or benefit to which the person is not entitled is guilty of a Class 4 felony.

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry

Postponed Feb 27 Mar 05 To Subcommittee

Committee Commerce & Industry

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0586 LAUZEN.

820 ILCS 305/19.2 new

Amends the Workers' Compensation Act. Provides that a collective bargaining agreement with any the following elements is valid and binding: an alternative dispute resolution system to supplement, modify, or replace the procedures in the Act; an agreed list of medical providers; an agreed list of examining physicians; a light duty, modified job, or return to work program; or a vocational rehabilitation or retraining program. An agreement may not diminish an employee's right to benefits.

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Commerce & Industry Feb 27 To Subcommittee Committee Commerce & Industry Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0587 HAWKINSON AND GEO-KARIS.

745 ILCS 49/42 new 745 ILCS 49/42.5 new

Amends the Good Samaritan Act. Provides that an optometrist who provides emergency care without fee to a victim at the scene of an accident shall not be liable for civil damages. Provides that a person licensed under the Optometric Practice Act who provides certain services at a free optometric clinic shall not be liable for civil damages.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 745 ILCS 49/42.5 new

Removes the provisions that provide that a person licensed under the Optometric Practice Act who provides certain services at a free optometric clinic shall not be liable for civil damages. Feb 06 1997

ioi civii dainag		
Feb 06 1997	First reading	Referred to Rules
Feb 19		Assigned to Judiciary
Feb 27		Postponed
Mar 05		Recommended do pass 008-000-000
	Placed Calndr, Second Read	dng
Mar 11	Second Reading	•
	Placed Calndr, Third Readi	ng
Mar 13	Added As A Co-sponsor Gl	
	Third Reading - Passed 045	
	Arrive House	,
	Placed Calendr, First Readr	יס
Mar 20	Hse Sponsor CHURCHILI	
Mar 21	First reading	Referred to Rules
Apr 08	This reading	Assigned to Judiciary I - Civil Law
Apr 22	Added As A Joint Sponsor	
Apr 30	Alt Primary Sponsor Chang	
May 07	Amendment No.01	JUD-CIVIL LAW H Adopted
May 07	Amendment No.01	Do Pass Amend/Short Debate
		011-000-000
	Discord Col 2nd Ddg Cht Di	
Man 00	Placed Cal 2nd Rdg-Sht Di	
May 08	Second Reading-Short Deb	
M 10	Pld Cal Ord 3rd Rdg-Sht I	
May 12	3rd Rdg-Sht Dbt-Pass/Vot	115-000-000
May 13	Sec. Desk Concurrence 01	
	Filed with Secretary	
		Mtn concur - House Amend
	Motion referred to	SRUL
May 14	- ·	Mtn concur - House Amend
	Rules refers to	SJUD
May 16		Mtn concur - House Amend
		Be approved consideration
May 20		Mtn concur - House Amend
	S Concurs in H Amend. 01	/058-000-000
	Passed both Houses	
Jun 18	Sent to the Governor	
Aug 15	Governor approved	
₹,	PUBLIC ACT 90-0413	Effective date 98-01-01

#### SB-0588 GEO-KARIS.

735 ILCS 5/2-202

from Ch. 110, par. 2-202

Amends the Civil Practice Article of the Code of Civil Procedure. In the provision authorizing service of process by a licensed or registered private detective or a registered employee of a certified private detective agency, deletes the phrase limiting application of the provision to counties under 1,000,000. Effective immediately.

```
Feb 06 1997
               First reading
                                          Referred to Rules
Feb 19
                                          Assigned to Judiciary
Feb 27
                                          Held in committee
Mar 12
                                          Postponed
                                          Committee Judiciary
Mar 15
                                          Refer to Rules/Rul 3-9(a)
```

#### SB-0589 BUTLER.

15 ILCS 505/17 from Ch. 130, par. 17

Amends the State Treasurer Act. Provides that for purposes of the provisions concerning the Public Treasurers' Investment Pool, "public agency" includes any not-for-profit organization exempt from federal income taxation under Section 501(c)(3) of the Internal Revenue Code of 1986 that conducts business with and receives payments from the State, and "public funds" include any funds paid directly to such an organization by the State. Effective January 1, 1998.

```
Feb 06 1997
                    First reading
                                               Referred to Rules
      Feb 19
                                               Assigned to State Government
                                                 Operations
      Feb 28
                                               Postponed
      Mar 06
                                               Recommended do pass 008-000-001
                     Placed Calndr, Second Reading
      Mar 11
                     Second Reading
                     Placed Calndr, Third Reading
      Mar 13
                     Third Reading - Passed 056-000-001
                     Arrive House
                     Placed Calendr, First Reading
      Mar 21
                     Hse Sponsor BLACK
                     First reading
                                                Referred to Rules
                                                Assigned to State Govt Admin &
      Apr 08
                                                  Election Refrm
                                                Re-assigned to Financial Institutions
      Apr 14
      May 08
                                                Re-Refer Rules/Rul 9(B)
SB-0590
            BUTLER.
  205 ILCS 616/50
  720 ILCS 250/3
                                    from Ch. 17, par. 5916
  720 ILCS 250/4
                                    from Ch. 17, par. 5917
  720 ILCS 250/5
                                    from Ch. 17, par. 5918
  720 ILCS 250/6 ·
                                    from Ch. 17, par. 5919
                                    from Ch. 17, par. 5920
  720 ILCS 250/7
  720 ILCS 250/8
                                    from Ch. 17, par. 5921
```

Amends the Electronic Fund Transfer Act. Requires that terminals display a notice of charges and a notice reminding users to take their receipt and to protect their personal identification number; requires that receipts given at terminals partially obscure the user's account number that is printed on the receipt. Amends the Illinois Credit Card and Debit Card Act. With respect to certain offenses (including: making a false written statement for the purpose of procuring a card; receiving another person's card with intent to use it without the cardholder's consent; and other offenses), increases the penalty from a Class A or B misdemeanor to a Class 4 felony. When a greater penalty is provided for an offense (for example, for committing, within a 12-month period, an offense with respect to 3 or more cards each issued to different cardholders other than the offender), increases the greater penalty from a Class A misdemeanor or Class 4 felony to a Class 3 felony.

from Ch. 17, par. 5925

```
Feb 06 1997
                                         Referred to Rules
              First reading
Feb 19
                                         Assigned to Financial Institutions
Feb 27
              Tabled By Sponsor BUTLER SFIC
      BUTLER.
```

SB-0591

720 ILCS 250/12

215 ILCS 155/1 from Ch. 73, par. 1401

Amends the Title Insurance Act. Adds a caption to the short title Section.

# SENATE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 155/1 Adds reference to: 215 ILCS 155/3.1 new 215 ILCS 155/15.1 new

Deletes everything. Amends the Title Insurance Act. Preempts home rule. Provides that it is an exclusive power of the State to exercise any power or function set forth in the Act. Provides that fees, charges, and taxes provided in the Act shall be in lieu of license fees or privilege or occupation taxes or other fees levied or assessed by a municipality, county, or other political subdivision. Effective immediately.

STATE MANDATES FISCAL NOTE, S-AM 1

```
SB 591, with S-am 1, fails to create a State mandate.
FISCAL NOTE, S-AM 1 (Dept. of Financial Inst.)
SB 591, amended by S-am 1 would have no impact on this Dept.
HOUSING AFFORDABILITY NOTE
This bill will have no direct impact on the cost of construc-
ting, purchasing, owning or selling a single family residence.
Feb 06 1997
              First reading
                                        Referred to Rules
Feb 19
                                        Assigned to Financial Institutions
Feb 28
                                        Postponed
Mar 06
                   Amendment No.01
                                        FINANC. INST. S
                                                                Adopted
                                        Recomminded do pass as amend
                                          005-003-000
              Placed Calndr, Second Reading
Mar 11
              Second Reading
              Placed Calndr, Third Reading
Mar 17
                                        CARROLL-RULING ON
                                        PRE-EMTION OF
                                        HOME RULE NOTE
                                        CHAIR-PRE-EMPTS
                                        HOME RULE
                                        3/5'S VOTE NEEDED
                                        FOR PASSAGE.
              Third Reading - Passed 042-008-004
Mar 18
              Arrive House
              Placed Calendr, First Reading
Mar 19
              First reading
                                        Referred to Rules
Mar 21
                                        Assigned to Financial Institutions
Apr 08
                                        St Mandate Fis Note Filed
                                        Committee Financial Institutions
                                        Do Pass/Short Debate Cal 020-005-002
Apr 30
              Placed Cal 2nd Rdg-Sht Dbt
May 01
              Second Reading-Short Debate
                                        Fiscal Note Requested DEERING
                                        Home Rule Note RequestDEERING
                                        Housing Aford Note RequDEERING
              Held 2nd Rdg-Short Debate
May 08
                                        Fiscal Note Filed
              Held 2nd Rdg-Short Debate
May 09
                                        Home Rule Note
                                          RequestWITHDRAWN/DEERING
                                        Housing Aford Note
                                          RequWITHDRAWN/DEERING
              Pld Cal Ord 3rd Rdg-Sht Dbt
May 12
                                        Housing Aford Note Filed
                                        3/5 vote required
              3rd Rdg-Sht Dbt-Pass/Vot094-019-004
              Passed both Houses
Jun 10
              Sent to the Governor
Aug 01
              Governor approved
                PUBLIC ACT 90-0317 Effective date 97-08-01
```

# SB-0592 PETERSON - SEVERNS - LINK - PARKER - WEICH, VIVERITO, JACOBS, HALVORSON, CLAYBORNE, BOWLES AND FARLEY.

35 ILCS 5/304 from Ch. 120, par. 3-304

Amends the Illinois Income Tax Act. Provides that if a person other than a resident derives business income from this State and others, the business income shall

be apportioned to this State by multiplying the income by the sales factor (now by multiplying the income by a fraction, the numerator of which is the sum of the property factor, the payroll factor, and 200% of the sales factor and the denominator of which is 4 reduced by the number of factors other than the sales factor which have a denominator of zero and by an additional 2 if the sales factor has a denominator of zero). Deletes provisions in the definition of sales factor stating that sales are in this State if the property is shipped from this State and the purchaser is the government or is otherwise exempt from taxation. Deletes provision stating that sales are not in this State if the seller and purchaser would be members of the same unitary business group but for the fact that one of them is a person with 80% or more of total business activity outside of the United States and the property is purchased for resale. Provides that the provision excluding dividends and Subpart F income from the sales factor shall apply to taxable years ending on or after December 31, 1995 (now taxable years ending on or after December 31, 1995). Effective immediately.

FISCAL NOTE (Dept. of Revenue)

Adoption of a single apportionment formula based on sales would lower revenue collections of Ill. corporate income tax receipts by an estimated minimum \$30 million, annually. Personal Property Replacement Income Tax fund receipts will proportionately decline an additional minimum of \$16 million, annually. The potential cost associated with SB 592 may be considerably higher if those companies outside of Ill. that are adversely affected by the formula change successfully appeal to the Director claiming "income distortion" and retain the current formula.

#### SENATE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 5/804 from Ch. 120, par. 8-804 35 ILCS 5/1501 from Ch. 120, par. 15-1501

Deletes everything. Amends the Illinois Income Tax Act. Provides that for tax years ending on or after December 31, 1997, persons other than residents who derive business income from this State and one or more other states shall apportion their business income using a single factor sales formula. Provides that this sales factor shall be a fraction, the numerator of which is the total sales of the person in this State during the taxable year, and the denominator of which is the total sales of the person everywhere during the taxable year. Excludes certain amounts from the sales factor for taxable years ending on or after December 31, 1995. Provides that no penalty shall be imposed for failure to pay the estimated tax due before the effective date of this amendatory Act if the underpayments are solely attributable to the change in the apportionment of income. In the definition of "unitary business group", provides that if the members' accounting periods differ, the common parent's accounting period, or if there is no common parent, the accounting period of the member that is expected to have, on a recurring basis, the greatest Illinois income tax liability must be used to determine which apportionment method to use. Provides that the provisions of this amendatory Act apply to tax years ending on or after December 31, 1997. Effective immediately.

```
SENATE AMENDMENT NO. 2.
```

Adds an introductory clause.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules
Feb 07 Added as Chief Co-sponsor SEVERNS
Feb 19 Assigned to Revenue
Feb 27 Fiscal Note Requested PETERSON
Fiscal Note Filed
Postponed
Mar 06 Amendment No.01 REVENUE S Adopted

REVENUE S Adop
Recommnded do pass as amend

010-000-000

Placed Calndr, Second Reading Added As A Co-sponsor VIVERITO

Mar 11	Filed with Secretary		
	Amendment No.02	PETERSON	
	Amendment referred t	o SRUL	
Mar 12	Second Reading		
	Placed Calndr, Third Reading	פר	
	Amendment No.02	PETERSON	
		Be approved consideration	
	Added as Chief Co-sponsor		
	Added as Chief Co-sponsor		
Mar 13	Added as Chief Co-sponsor		
14141 13	Added As A Co-sponsor JA		
	Recalled to Second Reading		A -la 1
	Amendment No.02		Adopted
16 15	Placed Calndr, Third Readin		
Mar 17	Mar 17 Added As A Co-sponsor HALVORSON		
	Added As A Co-sponsor CL		
	Added As A Co-sponsor BC		
	Third Reading - Passed 055	-000-000	
Mar 18	Arrive House		
	Placed Calendr, First Readn	g	
	Hse Sponsor KÜBIK		
	First reading	Referred to Rules	
Mar 21	ŭ	Assigned to Revenue	
Apr 15	Added As A Joint Sponsor I		
May 08	Added As A Joint Sponsor l		
,	The section of the se	Re-Refer Rules/Rul 9(B)	
May 09	Added As A Co-sponsor HA		
1114) 07	Added As A Co-sponsor SH		
	Added As A Co-spoilsor 511	מומאו	

# SB-0593 PETERSON - O'DANIEL - SEVERNS - MYERS, J.

15 ILCS 405/16 from Ch. 15, par. 216

Amends the State Comptroller Act. Provides that annual reports of State agencies shall include an analysis of the impact of tax expenditures upon the number of jobs created or retained in the State, the number of business attracted to or retained in the State, and the extent of benefits conferred upon the intended beneficiaries of those tax expenditures. Provides that the Comptroller may hold public hearings in order to assemble, assess, and report on the tax expenditures for which reporting is required. Provides that at a hearing the Comptroller may hear testimony from agencies, businesses or business groups, members of the public, and the intended beneficiary. Effective immediately.

## SENATE AMENDMENT NO. 1.

Deletes a provision that the Comptroller may hold public hearings to assemble, assess, and report on tax expenditures for which reporting is required. Deletes a provision that the Comptroller may hear testimony from the agencies submitting tax expenditure reports, business or business groups, members of the public, and the intended beneficiary of the tax expenditures.

#### SENATE AMENDMENT NO. 2.

Provides that annual reports of State agencies shall include data demonstrating (instead of an analysis of) the impact of a tax expenditure upon the number of jobs created or retained in the State, the number of businesses attracted to or retained in the State, and the extent of benefits conferred upon the intended beneficiary of the tax expenditure.

NOTE(S) THAT MA	y Apply: Fiscal	
Feb 06 1997	First reading	Referred to Rules
Feb 19	· ·	Assigned to State Government Operations
E 1- 05	A 11 d - Chi-f C	
Feb 25	Added as Chief Co-sponsor	SEVERNS
Feb 28		Postponed
Mar 06		Postponed
Mar 13	Amendment No.01	STATE GOVERN S Adopted
		Recommnded do pass as amend
		006-000-000
	Placed Calndr, Second Read	dng
Mar 14	Second Reading	•
	Placed Calndr, Third Readi	ing

Mar 18 Filed with Secretary Amendment No.02 **PETERSON** Amendment referred to SRUL **PETERSON** Mar 19 Amendment No.02 Rules refers to **SGOA** Mar 20 Amendment No.02 PETERSON Be approved consideration Recalled to Second Reading **PETERSON** Adopted Amendment No.02 Placed Calndr, Third Reading Added as Chief Co-sponsor MYERS,J Third Reading - Passed 056-000-000 Mar 21 Arrive House Hse Sponsor BIGGINS First reading Referred to Rules Apr 08 Assigned to Revenue May 08 Do Pass/Short Debate Cal 011-000-000 Placed Cal 2nd Rdg-Sht Dbt Added As A Joint Sponsor ERWIN May 12 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 16 Re-Refer Rules/Rul 9(B)

#### SB-0594 BUTLER - CRONIN - KLEMM.

50 ILCS 105/3 from Ch. 102, par. 3 65 ILCS 5/3.1-55-10

Amends the Public Officer Prohibited Activities Act and the Illinois Municipal Code. Provides that a municipal officer is not deemed interested in a company if the officer is an employee of or owns or holds an interest of 1% or less, or both, in the officer's individual name in a company that is involved in the transaction of business with the municipality and that company's stock is traded on a nationally recognized securities market. Provides that a municipal officer is not deemed interested in a company if the officer owns or holds an interest of 1% or less, not in the officer's individual name but through a mutual fund, in a company, that company is involved in the transaction of business with the municipality, and that company's stock is traded on a nationally recognized securities market. Provides that any person serving on a municipal advisory panel or commission or nongoverning board or commission is not prohibited (now is prohibited) from having an interest in the transaction of business with the municipality unless that person's duties include evaluating, recommending, approving, or voting to recommend or approve the business.

#### SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Public Officer Prohibited Activities Act and the Illinois Municipal Code. Provides that a member of a governing body may have a 1% ownership interest in an entity providing materials or services to the governing body if the member publicly discloses the interest before or during deliberations of the contract. Provides that a municipal officer is not deemed interested in a company if the officer is an employee of or owns or holds an interest of 1% or less, or both, in the officer's individual name in a company that is involved in the transaction of business with the municipality and that company's stock is traded on a nationally recognized securities market. Provides that a municipal officer is not deemed interested in a company if the officer owns or holds an interest of 1% or less, not in the officer's individual name but through a mutual fund, in a company, that company is involved in the transaction of business with the municipality, and that company's stock is traded on a nationally recognized securities market. Provides that any person serving on a municipal advisory panel or commission or nongoverning board or commission is not prohibited (now is prohibited) from having an interest in the transaction of business with the municipality unless that person's duties include evaluating, recommending, approving, or voting to recommend or approve the business. Makes other changes.

SENATE AMENDMENT NO. 2.

Makes technical changes.

Feb 06 1997 First reading

Feb 19		Assigned to Local Govern	ment &r
1 60 19		Elections	iniciti &
Mar 05		Held in committee	
Mar 06	Sponsor Removed KLEMN		
mai oo	Chief Sponsor Changed to		
	Added as Chief Co-sponsor		
	Added as Chief Co-sponsor		
Mar 11	Amendment No.01	LOCAL GOVERN S	Adopted
		Recommnded do pass as a	
		008-000-000	
	Placed Calndr, Second Rea	dng	
Mar 12	Second Reading		
	Placed Calndr, Third Read	ing	
Mar 13	Filed with Secretary		
	Amendment No.02	BUTLER	
	Amendment referred		
Mar 14	Amendment No.02	BUTLER	
		Be approved consideration	n
Mar 17	Recalled to Second Readin		
	Amendment No.02	BUTLER	Adopted
14 10	Placed Calndr, Third Read		
Mar 18	Third Reading - Passed 05	6-000-000	
	Arrive House		
Man 10	Placed Calendr, First Read	ng	
Mar 19	Hse Sponsor CLAYTON	Referred to Rules	
Mar 21	First reading		mont
Apr 24	Alt Primary Sponsor Chan	Assigned to Local Govern	шпени
Apr 24	Added As A Joint Sponsor		
May 01	Added As A Joint Spoisor	Do Pass/Short Debate Ca	al 017-000-000
141ay 01	Placed Cal 2nd Rdg-Sht D		1017-000 000
May 06	Second Reading-Short Det		
1114) 00	Pld Cal Ord 3rd Rdg-Sht I		
May 15	3rd Rdg-Sht Dbt-Pass/Voi		
,	Passed both Houses		
Jun 13	Sent to the Governor		
Aug 10	Governor approved		
•		Effective date 98-01-01	
595 DEL V	VALLE.		

#### SB-0595 DEL VALLE.

225 ILCS 455/36.01	from Ch. 111, par. 5836.01
225 ILCS 455/36.18	from Ch. 111, par. 5836.18
225 ILCS 455/37.4	from Ch. 111, par. 5837.4

Amends the Real Estate License Act of 1983. Provides that the Office of Banks and Real Estate may discipline the holder of a certificate or license for developing valuation conclusions based on the race, color, religion, sex, national origin, ancestry, age, marital status, physical or mental handicap, or unfavorable military discharge of prospective or present owners or occupants of the area of the property being appraised. Requires a licensee to complete 3 hours of course work per year in fair housing/fair lending as part of the continuing education requirement in the Act.

# SENATE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 455/37.4 Adds reference to: 225 ILCS 455/36.10 225 ILCS 455/36.17

Deletes everything. Amends the Real Estate License Act of 1983. Provides that the Office of Banks and Real Estate shall provide by rule a requirement for course work in fair housing/fair lending to be included in the examination prerequisites and continuing education requirements. Provides that the Office may discipline the holder of a certificate or license for developing valuation conculsions based on the race, color, religion, sex, national origin, ancestry, age, marital status, physical or mental handicap, or unfavorable military discharge of prospective or present owners or occupants of the area of the property being appraised.

FISCAL NOTE, S-AM 1 (Offices of Banks and Real Estate) The fiscal impact of the bill would be negligible. HOME RULE NOTE SB595, engrossed, fails to preempt home rule authority. STATE MANDATES FISCAL NOTE (DCCA) SB595, engrossed, fails to create a State mandate. Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Licensed Activities Mar 12 Amendment No.01 LICENSED ACT. S Adopted Recomminded do pass as amend 009-000-000 Placed Calndr, Second Reading Mar 13 Second Reading Placed Calndr, Third Reading Mar 17 Third Reading - Passed 056-000-000 Mar 18 Arrive House Placed Calendr, First Reading Hse Sponsor SCHOENBERG Mar 21 First reading Referred to Rules Assigned to Registration & Regulation Apr 08 Apr 14 Fiscal Note Filed Committee Registration & Regulation Apr 23 Home Rule Note Filed St Mandate Fis Note Filed Committee Registration & Regulation Added As A Joint Sponsor GASH Apr 30 Do Pass/Short Debate Cal 024-000-000 May 08 Placed Cal 2nd Rdg-Sht Dbt Added As A Joint Sponsor SAVIANO Added As A Joint Sponsor FEIGENHOLTZ Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 09 3rd Rdg-Sht Dbt-Pass/Vot116-000-000 May 12 Passed both Houses Jun 10 Sent to the Governor Aug 01 Governor approved PUBLIC ACT 90-0318 Effective date 98-01-01

#### SB-0596 SYVERSON – BURZYNSKI – FITZGERALD.

Amends the Clerks of Courts Act. Adds a caption to a Section concerning election of clerks.

#### SENATE AMENDMENT NO. 1.

Deletes reference to: 705 ILCS 105/1 Adds reference to: 705 ILCS 105/27.7

Deletes everything. Amends the Clerks of Courts Act. Makes provisions requiring establishment of a children's waiting room applicable to counties with a population over 180,000 (rather than 500,000) and under 3,000,000. Effective January 1, 1998.

# HOUSE AMENDMENT NO. 1.

55 ILCS 5/5-41055 new

Deletes reference to:
705 ILCS 105/27.7
Adds reference to:
55 ILCS 5/5-1052.5 new
55 ILCS 5/5-41005 new
55 ILCS 5/5-41005 new
55 ILCS 5/5-41010 new
55 ILCS 5/5-41010 new
55 ILCS 5/5-41020 new
55 ILCS 5/5-41025 new
55 ILCS 5/5-41030 new
55 ILCS 5/5-41040 new
55 ILCS 5/5-41040 new
55 ILCS 5/5-41040 new
55 ILCS 5/5-41040 new
55 ILCS 5/5-41045 new

```
55 ILCS 5/5-41060 new
```

Deletes everything. Amends the Counties Code. Authorizes the county board in a county over 180,000 to establish by ordinance a code hearing unit within an existing code enforcement agency or as a separate and independent agency in county government. Sets forth procedures to be followed in proceedings before such a hearing unit. Provides that a person who contracts with the federal government to care for vacant residential real estate is responsible for maintaining the property to prevent and correct health and sanitation code violations, and makes such a person subject to orders of a code hearing unit; makes violation of provision a business offense punishable by a fine of not less than \$500 and not more than \$1,000.

```
FISCAL NOTE, H-AM 1 (Office of III. Courts)
SB 596, amended by H-am 1, it appears that there would be no impact on revenue or expenditure of state funds.
JUDICIAL NOTE, H-AM 1 (Office of III. Courts)
SB 596, amended by H-am 1, it appears that the bill would neither decrease nor increase the need for the number of judges in the state.
STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)
Fails to create a State mandate.
HOME RULE NOTE, H-AM 1
SB 596 does not preempt home rule authority.
```

HOUSE AMENDMENT NO. 2. (House recedes June 1, 1996)

Eliminates the county population minimum for establishment of a code hearing unit.

```
HOUSE AMENDMENT NO. 3. (House recedes June 1, 1997)
Adds reference to:
55 ILCS 5/5-1124 new
205 ILCS 510/11.5 new
```

Further amends the Counties Code and amends the Pawnbroker Regulation Act. Provides that the county board of a county may license, tax, locate, and regulate dealers of junk, rags, and other second-hand articles including dismantled or wrecked motor vehicles or parts. Provides that the county board may forbid any person or entity from purchasing or receiving articles from minors without the written consent of the minors' parents or guardians. Provides that a county board may require licensed and regulated dealers and junk stores to comply with the reporting and inspection requirements of the Pawnbroker Regulation Act.

CONFERENCE COMMITTEE REPORT NO. 1. Recommends that the Senate concur in H-am 1.

Recommends that the House recede from H-ams 2 and 3. Recommends that the bill be further amended as follows:

```
Adds reference to: 5 ILCS 120/1.02 from Ch. 85, par. 1052.1 50 ILCS 20/22.1 55 ILCS 5/5-1022 55 ILCS 5/5-1121 55 ILCS 5/5-1124 new 55 ILCS 5/5-1080 rep. 60 ILCS 1/182-5 65 ILCS 5/8-1-7 from Ch. 24, par. 8-1-7 from Ch. 24, par. 11-135-2 305 ILCS 5/11-14.5
```

Amends the Open Meetings Act to provide that "public body" includes tourism boards and convention or civic center boards in counties contiguous to the Mississippi River with a population between 250,000 and 300,000. Amends the Public Building Commission Act in relation to dissolving a public building commission. Further amends the Counties Code. Authorizes a county to let contracts relating to data processing or telecommunications equipment, software, or services without advertising for bids when individual orders do not exceed \$25,000. Replaces provisions concerning contracts to care for vacant residential real estate with substantially similar provisions, but excepts a servicer of a mortgage loan from application of the provisions. Provides that the county board of a county with a county health depart-

ment may require the demolition or repair of dangerous and unsafe or abandoned buildings at the request of a municipality under 50,000; repeals current provisions concerning dangerous and unsafe buildings. Provides that a county board may license, locate, and regulate places of business of dealers in junk, rags, and second-hand articles. Replaces certain code hearing unit provisions with substantially similar provisions except as follows: (1) in definition of "code enforcement officer", deletes provision concerning a State statute or administrative rule that provides for a specific method or procedure to be followed; (2) authorizes establishment of a code hearing unit in a county under 3,000,000 (rather than over 180,000); (3) in provisions concerning instituting proceedings, provides for cases of animal control violations; and (4) provides that attachment of order to correct code violation and sanctions to property is subject to the interests of all lien holders of record. Amends the Township Code. Authorizes certain townships to provide for primary health care under contract with an HMO or certain other entities. Amends the Municipal Code. Authorizes municipal corporate authorities to enter into certain multi-year contracts. Provides that compensation of water commission commissioners shall not be more than \$2,000 (now, \$1,000) per year. Amends the Public Aid Code. Authorizes a local governmental unit to recover overpayments of public aid. Adds immediate effective date.

First reading Deformed to Dules

Feb 06 1997	First reading	Referred to Rules
Feb 19		Assigned to Local Government &
		Elections
Mar 05	Amendment No.01	LOCAL GOVERN S Adopted
		Recommnded do pass as amend
		009-000-000
	Placed Caindr, Second Rea	adng
Mar 11	Second Reading	C
	Placed Calndr, Third Read	ting
Mar 13	Third Reading - Passed 05	
	Arrive House	
	Placed Calendr, First Read	tng
Mar 14	Hse Sponsor SCOTT	
	Added As A Joint Sponso	r WINTERS
	Added As A Joint Sponso	
Mar 18	First reading	Referred to Rules
Mar 21	1 Hot roading	Assigned to Judiciary I - Civil Law
May 06	Added As A Joint Sponso	
May 07	Trouba Tro Tr John Sporiso	Fiscal Note Requested AS
		AMENDED/CROSS
-		St Mandate Fis Nte RegAS
		AMENDED/CROSS
		Home Rule Note RequestAS
		AMENDED/CROSS
		Judicial Note Request AS
		AMENDED/CROSS
	Amendment No.01	JUD-CIVIL LAW H Adopted
	Autonament 140.01	Do Pass Amend/Short Debate
		007-001-000
	Placed Cal 2nd Rdg-Sht I	
May 08	Amendment No.02	SCOTT
May 00	Amendment referred	
	Cal Ord 2nd Rdg-Shr Db	
May 09	Added As A Joint Sponso Amendment No.02	SCOTT
May 09		HJUA
	Rules refers to	
M 12	Cal Ord 2nd Rdg-Shr Db	SCOTT
May 12	Amendment No.03	
	Amendment referred	
M 12	Cal Ord 2nd Rdg-Shr Db	Fiscal Note Filed
<b>May</b> 13		
	A 1 N 02	Judicial Note Filed
	Amendment No.03	SCOTT
	Rules refers to	HJUA
	Second Reading-Short De	
	Held 2nd Rdg-Short Deba	ate

May 14	Amendment No.02	SCOTT	
	Amendment No.03	Be adopted SCOTT	
		Be adopted	
		St Mandate Fis Note File Home Rule Note Filed	d
	Amendment No.02	SCOTT	Adopted
	Amendment No.03	SCOTT	Adopted
May 15	Pld Cal Ord 3rd Rdg-Sht I 3rd Rdg-Sht Dbt-Pass/Vot		
May 16	Sec. Desk Concurrence 01,		
May 19	Filed with Secretary	Mtn non-concur - Hse An	nend
May 20	S Noncners in H Amend. 0		icid
	Arrive House	our 01 02 02	
May 21	Placed Cal Order Non-cond	MTN REFUSE RECED	E-HSE
•	****	AMEND	
	H Refuses to Recede Amer H Requests Conference Co		
	Hse Conference Comm Ap		
	•	DART, HOLBROOK,	
May 23	Sen Accede Reg Conf Com	CHURCHILL & CRO	OSS
, 20	Sen Conference Comm App		
		BUTLER, DUDYCZ,	
May 27	Added as Chief Co-sponsor	BOWLES, SHAW FITZGERALD	
May 31	House report submitted		
	Conf Comm Rpt referred to	o ISI/HRUL Be approved consideration	1
	Filed with Secretary	De approved consideration	•
	Conf Comm Dat reformed to	Conference Committee R	eport
	Conf Comm Rpt referred to	Conference Committee R	eport
	Rules refers to	SLGV	
	House Conf. report Adopte	d 1S1/091-025-000 Conference Committee R	enort
		Be approved consideration	
<b>J</b> un 01	Senate report submitted	2/5	
	Senate Conf. report Adopte	3/5 vote required ed 1ST/048-008-000	
	Both House Adoptd Conf r		
<b>J</b> un 30	Passed both Houses Sent to the Governor		
Aug 14	Alt Primary Sponsor Chang	ged WINTERS	
A 22	Joint-Alt Sponsor Changed		
Aug 22	Governor approved PUBLIC ACT 90-0517	Effective date 97-08-22	
SB-0597 MOLA		2000000 000 22	
65 ILCS 5/11-80-	<del>-</del>	4, par. 11-80-2a	
Amends the Illin	ois Municipal Code. Prov	rides that a municipality	that receives
	maintenance of streets or		icipality shall
	on any street or road to r First reading	esidents only. Referred to Rules	
Feb 10 1997 Feb 19	riist readilig	Assigned to Local Govern	ment &
		Elections	
Mar 05 Mar 11		Held in committee Postponed	
17141 11		Committee Local Govern	ment &
M 15		Elections	`
Mar 15 .	n.o.	Refer to Rules/Rul 3-9(a	)

# SB-0598 MOLARO.

720 ILCS 5/47-5

Amends the Criminal Code of 1961. Provides that it is a public nuisance to solicit anyone for any purpose at the intersection of any street or public highway or at the

on or off ramp to and from an expressway unless a permit has been issued by the county or municipality having jurisdiction of the street, highway, or expressway for that purpose.

NOTE(S) THAT MAY APPLY: Correctional Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Mar 05 Postponed Mar 12 Postponed Committee Judiciary Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0599 DONAHUE - FARLEY - SEVERNS - FITZGERALD - PARKER, DIL-LARD, BOWLES, SHADID, OBAMA AND HALVORSON.

30 ILCS 105/5.449 new 815 ILCS 505/7 from Ch. 121 1/2, par. 267

Amends the State Finance Act and the Consumer Fraud and Deceptive Business Practices Act. Provides that if a person engages in an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act and the victim is at least 65 years of age, the court may impose an additional civil penalty not to exceed \$5,000 for each violation. Creates the Elderly Victim Fund in the State treasury administered by the Attorney General. Provides that moneys in the Fund shall be used for the investigation and prosecution of frauds against persons at least 65 years of age. Provides that an award of restitution has priority over the additional civil penalty.

## SENATE AMENDMENT NO. 1.

Increases maximum civil penalty for fraud against persons 65 or older from \$5,000 to \$10,000. Also provides that 50% of the moneys in the Elderly Victim Fund shall be appropriated to the Attorney General for investigation and prosecution of frauds against persons 65 or older and 50% shall be appropriated to the Attorney General to implement State-wide education initiatives about prevention of consumer crimes against the elderly.

FISCAL NOTE (Office of Attorney General) There is no fiscal impact issuing from this bill.

## HOUSE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.450 new

Creates the Attorney General Court Ordered and Voluntary Compliance Payment Projects Fund in the State Treasury. Provides that moneys in the Fund shall be used for the performance of any function pertaining to the exercise of the duties of the Attorney General.

STATE MANDATES FISCAL NOTE (DCCA) SB599 fails to create a State mandate. FISCAL NOTE, AMENDED (Office of Attorney General)

No change from previous fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1997 Referred to Rules First reading Feb 19 Assigned to Judiciary Mar 05 Postponed JUDICIARY S Mar 12 Amendment No.01

Adopted Recommnded do pass as amend

010-000-000

Placed Calndr, Second Reading Second Reading Mar 13 Placed Calndr, Third Reading Added As A Co-sponsor DILLARD Added as Chief Co-sponsor FARLEY Mar 17 Mar 19 Added as Chief Co-sponsor SEVERNS Added as Chief Co-sponsor FITZGERALD Added as Chief Co-sponsor PARKER Added As A Co-sponsor BOWLES Added As A Co-sponsor SHADID

Third Reading - Passed 056-000-000 Arrive House

Placed Calendr, First Reading Mar 20 Hse Sponsor LOPEZ

Referred to Rules First reading

Mar 21	Assigned to Consumer Protection		
Apr 09	Added As A Joint Sponsor MCGUIRE		
Apr 18	Added As A Joint Sponsor POE		
	Added As A Joint Sponsor MITCHELL		
Apr 29	Fiscal Note Filed		
Apr 29	Committee Consumer Protection		
M 01			
<b>May</b> 01			
	Do Pass Amend/Short Debate		
	010-000-000		
	Placed Cal 2nd Rdg-Sht Dbt		
	Added As A Joint Sponsor PARKE		
May 06	St Mandate Fis Note Filed		
	Fiscal Note Filed		
	Cal Ord 2nd Rdg-Shr Dbt		
May 08	Second Reading-Short Debate		
, 00	Pld Cal Ord 3rd Rdg-Sht Dbt		
May 09	3rd Rdg-Sht Dbt-Pass/Vot117-000-000		
May 12	Sec. Desk Concurrence 01		
May 15			
Way 15	Filed with Secretary		
	Mtn concur - House Amend		
14 10	Motion referred to SRUL		
May 19	Mtn concur - House Amend		
	Rules refers to SJUD		
May 20	Mtn concur - House Amend		
	Be approved consideration		
	Added As A Co-sponsor OBAMA		
	Added As A Co-sponsor HALVORSON		
	Mtn concur - House Amend		
	S Concurs in H Amend. 01/057-000-000		
	Passed both Houses		
Jun 18	Sent to the Governor		
Aug 15	Governor approved		
1146 13	PUBLIC ACT 90-0414 Effective date 98-01-01		
	I UBLIC ACT 30-0414 Effective date 30-01-01		

# SB-0600 CULLERTON - JONES - DEL VALLE - GEO-KARIS AND GARCIA.

750 ILCS 50/18.05 new

Amends the Adoption Act. Provides that an adopted person who is 18 years old or older shall be given a copy of his or her original birth certificate and all court and attorney information, and that an adopted person or a surrendered person who is 18 years old or older shall be given copies of all agency records pertaining to him or her and all information, photographs, and letters provided by his or her birth parent or parents and birth relatives, and intended for him or her. Provides that a birth parent or adoptive parent shall be given copies of all documents he or she executed and, after the adopted child reaches the age of 18, a copy of the adopted child's amended or original birth certificate.

# SENATE AMENDMENT NO. 1.

Provides that the amendatory language of the bill applies to an adopted or surrendered person who is 22 years of age or older, rather than 18 years of age or older.

## SENATE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Amends the Adoption Act regarding requests for information. Creates a caption only.

STATE MANDATES FISCAL NOTE (DCCA)

SB600 fails to create a State mandate.

HOME RULE NOTE

SB 600 does not preempt home rule authority.

#### HOUSE AMENDMENT NO. 5.

Deletes reference to: 705 ILCS 50/18.05 Adds reference to: 305 ILCS 5/1-11

Deletes everything. Amends the Illinois Public Aid Code. In provisions requiring that persons lawfully admitted for permanent residence under the Immigration and Nationality Act who entered the United States on or after August 22, 1996 shall not be eligible for cash or medical assistance for 5 years beginning on the date the

person entered the United States, provides that the Department may choose to immediately serve persons 18 years old and under fitting in this category who are otherwise eligible for medical assistance.

e eligible for	medical assistance.	0 0 0
Feb 06 1997	First reading	Referred to Rules
Feb 19	·	Assigned to Judiciary
Feb 27		Postponed
Mar 05		Postponed
Mar 06	Added as Chief Co-sponsor	
Mar 12	Amendment No.01	JUDICIARY S Adopted
1 <b>11</b> 12	Amendment 10.01	Recomminded do pass as amend
		010-000-000
	Placed Calndr, Second Rea	
Mar 13	Filed with Secretary	ung
14141 13	Amendment No.02	CULLERTON
	Amendment referred	
Mar 14	Amendment No.02	CULLERTON
Mai 14	Amendment No.02	Be approved consideration
Mar 17	Second Deading	be approved consideration
IVIAI 17	Second Reading Amendment No.02	CULLERTON Adopted
Ma- 10	Placed Calndr, Third Read	
Mar 18	Third Reading - Passed 03	4-017-001
	Arrive House	
M 10	Placed Calendr, First Read	ng LT7
Mar 19	Hse Sponsor FEIGENHO	
3.6 03	First reading	Referred to Rules
Mar 21		Assigned to Judiciary I - Civil Law
May 06		St Mandate Fis Note Filed
		Home Rule Note Filed
14 00		Committee Judiciary I - Civil Law
May 08		Re-Refer Rules/Rul 9(B)
May 22	Alt Primary Sponsor Chan	
	Added As A Joint Sponsor	FEIGENHOLTZ
May 23	Added As A Joint Sponsor	RONEN
	Added As A Joint Sponsor	
May 27		3RD READING AND
		PASSAGE DEADLINE
		EXTENDED - 5/31/97
		Recommends Consideration HRUL
	Picd Cal 2nd Rdg Std Dbt	
	Amendment No.01	PUGH
	Amendment referred	
	Amendment No.02	RONEN
	Amendment referred	
	Second Reading-Stnd Deb	
14 00	Hld Cal Ord 2nd Rdg-Shr	
May 28	Amendment No.03	PUGH
	Amendment referred	
	Hld Cal Ord 2nd Rdg-Shr	
	Amendment No.01	
	Rules refers to	HHSV
	Amendment No.02	RONEN
	Rules refers to	HHSV
	Amendment No.03	PUGH
	Rules refers to	HHSV
14 20	Hld Cal Ord 2nd Rdg-Shr	
May 29	Amendment No.01	PUGH
		Be adopted
	Amendment No.02	RONEN
		Be adopted
	Amendment No.03	PUGH
	*****	Be adopted
	Hld Cal Ord 2nd Rdg-Shr	
Jul 02	Re-refer Rules/Rul 19(b)	
Nov 14		Recommends Consideration HRUL
	Amendment No.04	SILVA
	Amendment referred	
	Amendment No.05	SILVA

```
Nov 14—Cont
                        Amendment referred to HRUL
                                            Be approved consideration
                   Alt Primary Sponsor Changed SILVA
                   Second Reading-Stnd Debate
                        Amendment No.01
                                                                   Withdrawn
                                            PUGH
                        Amendment No.02
                                                                   Withdrawn
                                            RONEN
                        Amendment No.03
                                            PUGH
                                                                   Withdrawn
                        Amendment No.05
                                            SILVA
                                                                   Adopted
                   Added As A Joint Sponsor SCHAKOWSKY
                   Pld Cal Ord 3rd Rdg-Std Dbt
                                            Tabled Pursnt to Rule 40(a)
                   3rd Rdg-Stnd Dbt-Pass/V078-032-003
                   Sec. Desk Concurrence 05
                                            Refer to Rules/Rul 3-9(b)
      Dec 15
     Jan 08 1998
                   Added As A Co-sponsor GARCIA
SR-0601
           CULLERTON.
   40 ILCS 5/17-116.1
                                 from Ch. 108 1/2, par. 17-116.1
   30 ILCS 805/8.21 new
```

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, 2005; applies retroactively to persons who have retired since June 30, 1995. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION IMPACT NOTE
```

SB 601 would have little or no fiscal impact on CTRS.

Note(s) That May Apply: Fiscal; Pension; State Mandates
Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Insurance & Pensions
Feb 26 To Subcommittee
Mar 05 Pension Note Filed
Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0602 CULLERTON.

735 ILCS 5/5-105 from Ch. 110, par. 5-105 735 ILCS 5/5-105.5

Amends the Code of Civil Procedure. Replaces existing provisions concerning waiver of court costs for poor persons with provisions authorizing a court to waive court costs and other fees of a person who meets specified income criteria or who receives certain types of public assistance. Authorizes a court to appoint counsel to represent an indigent person. Deletes language providing that a party represented by a civil legal services provider is entitled to transcripts on appeal without charge and without the necessity of a motion. Effective immediately.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 05 Postponed
Mar 12 Postponed

Mar 15 Committee Judiciary
Refer to Rules/Rul 3-9(a)

#### SB-0603 WATSON.

225 ILCS 80/21 from Ch. 111, par. 3921

Amends the Illinois Optometric Practice Act of 1987 to add a caption. HOUSE AMENDMENT NO. 2.

Deletes reference to: 225 ILCS 80/21 Adds reference to: 225 ILCS 85/3 from Ch. 111, par. 4123 225 ILCS 85/4 from Ch. 111, par. 4124 225 ILCS 85/5 from Ch. 111, par. 4125 225 ILCS 85/7 from Ch. 111, par. 4127 225 ILCS 85/9 from Ch. 111, par. 4129 225 ILCS 85/10 from Ch. 111, par. 4130 225 ILCS 85/11 from Ch. 111, par. 4131 225 ILCS 85/12 from Ch. 111, par. 4132

```
225 ILCS 85/13 from Ch. 111, par. 4133 from Ch. 111, par. 4134 from Ch. 111, par. 4134 from Ch. 111, par. 4135 from Ch. 111, par. 4135 from Ch. 111, par. 4137 from Ch. 111, par. 4137 from Ch. 111, par. 4142 225 ILCS 85/22 new 225 ILCS 85/40 new 720 ILCS 570/312
```

Replaces the title and everything after the enacting clause. Amends the Pharmacy Practice Act of 1987. Provides that the Act does not apply to therapeutically or diagnostically certified optometrists authorized to prescribe drugs within the limits of their licenses. Increases the frequency of applicant examinations to 3 times per year. Staggers the terms of members of the State Board of Pharmacy beginning April 1, 1999. Provides that the Department shall adopt rules concerning labeling in Division II and Division III pharmacies. Revises definitions. Makes additional substantive changes. Further amends the Illinois Controlled Substances Act to provide that a prescription form for a Schedule II controlled substance shall not be filled more than 7 (now, 2) days after the date of issuance.

# CONFERÈNCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 2.

Recommends that the bill be further amended as follows:

Adds reference to:

225 ILCS 85/18 from Ch. 111, par. 4138

Further amends the Pharmacy Practice Act of 1987 to allow pharmacies and drugstores to retain records in an alternative data retention system under stated conditions. Adds an immediate effective date.

```
Feb 06 1997
                                       Referred to Rules
             First reading
Feb 19
                                       Assigned to Licensed Activities
Mar 05
                                       Recommended do pass 007-000-000
             Placed Calndr, Second Reading
Mar 11
              Second Reading
             Placed Calndr, Third Reading
Mar 17
              Third Reading - Passed 054-000-001
Mar 18
              Arrive House
              Placed Calendr, First Reading
Mar 20
              Hse Sponsor CHURCHILL
                                       Referred to Rules
Mar 21
             First reading
Apr 08
                                       Assigned to Registration & Regulation
May 08
                                       Do Pass/Short Debate Cal 025-000-000
              Placed Cal 2nd Rdg-Sht Dbt
May 09
             Alt Primary Sponsor Changed SAVIANO
              Added As A Joint Sponsor CHURCHILL
May 13
             Second Reading-Short Debate
                  Amendment No.01
                  Amendment referred to HRUL
              Held 2nd Rdg-Short Debate
May 14
                  Amendment No.02
                                       SAVIANO
                  Amendment referred to HRUL
                  Amendment No.01
                                       BURKE
                  Rules refers to
                                         HREG
                  Amendment No.02
                                       SAVIANO
                  Rules refers to
                                        HREG
              Held 2nd Rdg-Short Debate
May 15
                  Amendment No.02
                                       SAVIANO
                                       Be adopted
                  Amendment No.02
                                       SAVIÁNO
                                                               Adopted
              Pld Cal Ord 3rd Rdg-Sht Dbt
                  Amendment No.03
                                       FEIGENHOLTZ
                  Amendment referred to HRUL
                  Amendment No.03
                                       FEIGENHOLTZ
                  Rules refers to
                                         HREG
              Cal Ord 3rd Rdg-Short Dbt
May 16
              Tabled Pursuant to Rule40(A) HFA 1,3
              3rd Rdg-Sht Dbt-Pass/Vot112-005-000
              Sec. Desk Concurrence 02
              Filed with Secretary
```

Mtn non-concur - Hse Amend

<b>M</b> ay 19	S Noncners in H Amend. 0	)2
	Arrive House	our 02
May 20	Placed Cal Order Non-con-	MTN REFUSE RECEDE-HSE
•	YT D.C D	AMEND
	H Refuses to Recede Amer H Requests Conference Co	
		ptd 1ST/MOORE,EUGENE,
		HANNIG, CURRIE,
		CHURCHILL AND SAVIANO
May 23	Sen Accede Req Conf Com	
•	Sen Conference Comm Ap	ptd 1ST/WATSON,
		BURZYNSKI, KARPIEL JACOBS, MOLARO
May 31	Filed with Secretary	THEODS, MOLARO
	Conf Conson Day of the La	Conference Committee Report
	Conf Comm Rpt referred to	O SRUL Conference Committee Report
	Rules refers to	SLIC SLIC
	House report submitted	10T (UDIU
	Conf Comm Rpt referred to	o ISI/HRUL  Be approved consideration
	House report submitted	be approved consideration
		Conference Committee Report
	Senate report submitted	Be approved consideration
	Senate Conf. report Adopte	ed 1ST/055-001-000
	House Conf. report Adopte	
	Both House Adoptd Conf r Passed both Houses	pt 151
Jun 27	Sent to the Governor	
Jul 29	Governor approved PUBLIC ACT 90-0253	Effective data 07.07.20
SB-0604 SIEBE	N AND O'DANIEL.	Effective date 97-07-29
20 ILCS 205/40.1		27, par. 40.16
·		Illinois concerning the powers of the
	iculture. Adds a caption.	minor concerning the period of the
Feb 06 1997	First reading	Referred to Rules
Feb 19 Mar 13		Assigned to Agriculture & Conservation Recommended do pass 009-000-000
Mai 13	Placed Calndr, Second Read	
<b>M</b> ar 19		Re-referred to Rules
		RNE - SEVERNS, BOWLES, OBAMA
5 ILCS 80/4.9	ALVORSON.	27, par. 1904.9
5 ILCS 80/4.18		27, par. 1904.9
Amends the Regi	ulatory Agency Sunset Ac	ct. Changes the sunset date for the Illi-
nois Nursing Act of	f 1987 from December 31	, 1997 to January 1, 2008.
Feb 06 1997 Feb 19	First reading	Referred to Rules Assigned to Licensed Activities
Mar 05		Recommended do pass 007-000-000
	Placed Calndr, Second Rea	dng
Mar 12 Mar 17	Added as Chief Co-sponsor Second Reading	CLAYBORNE
141a1 17	Placed Calndr, Third Readi	ing
Mar 19	Added as Chief Co-sponsor	SEVERNS
	Added As A Co-sponsor Bo Third Reading - Passed 055	UWLES 5-000-000
	Arrive House	J 000 000
14 22	Placed Calendr, First Read	
Mar 20 Mar 21	Hse Sponsor CHURCHIL! First reading	L Referred to Rules
Apr 08	_	Assigned to Registration & Regulation
Apr 22	Added As A Joint Sponsor	
May 08	Placed Cal 2nd Rdg-Sht D	Do Pass/Short Debate Cal 025-000-000 bt
	•	

```
May 13

Second Reading-Short Debate
Held 2nd Rdg-Short Debate
May 16

May 27

Added As A Co-sponsor OBAMA
Added As A Co-sponsor HALVORSON

Jan 14 1998
Alt Primary Sponsor Changed COULSON
Joint-Alt Sponsor Changed CHURCHILL
```

#### SB-0606 MADIGAN - JONES.

```
      225 ILCS 65/3
      from Ch. 111, par. 3503

      225 ILCS 65/4
      from Ch. 111, par. 3504

      225 ILCS 65/6
      from Ch. 111, par. 3506

      225 ILCS 65/7
      from Ch. 111, par. 3507

      225 ILCS 65/12
      from Ch. 111, par. 3512
```

Amends the Illinois Nursing Act of 1987. Provides for practice as an advanced practice registered nurse. Provides that an advanced practice registered nurse shall hold a current license to practice as a registered nurse in Illinois, hold applicable national certification in his or her nursing specialty, and have completed a post-basic, advanced formal education program in the area of his or her nursing specialty. Increases the number of members on the Committee from 11 to 13. Provides that the 2 additional members and the 2 members that currently represent advanced specialty practice shall represent advanced practice nursing.

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities

Mar 05 Held in committee

Mar 12 Postponed

Committee Licensed Activities
Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0607 BUTLER - MAHAR - DONAHUE - COLLINS.

```
15 ILCS 405/22.1 from Ch. 15, par. 222.1
15 ILCS 405/23.7 new
50 ILCS 310/1 from Ch. 85, par. 701
50 ILCS 310/3 from Ch. 85, par. 703
50 ILCS 310/4 from Ch. 85, par. 704
55 ILCS 5/6-31003 from Ch. 34, par. 6-31003
55 ILCS 5/6-31004 from Ch. 34, par. 6-31004
65 ILCS 5/8-8-2 from Ch. 24, par. 8-8-2
65 ILCS 5/8-8-4 from Ch. 24, par. 8-8-4
70 ILCS 705/6.1 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, the Counties Code, the Illinois Municipal Code, and the Fire Protection District Act concerning financial reports and audits of certain units of local government. Effective immediately.

#### SENATE AMENDMENT NO. 1.

```
Deletes reference to: 55 ILCS 5/6-31003 55 ILCS 5/6-31004 55 ILCS 5/8-8-2
```

Deletes changes concerning financial reports of certain counties, municipalities, and county hospitals.

FISCAL NOTE (Comptroller)

There is no fiscal impact associated with SB 607 for this Dept.

STATE MANDATES FISCAL NOTE (DCCA)

Fails to create a State mandate.

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

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to State Government

Operations

Feb 28
Mar 06
Amendment No.01
Postponed
STATE GOVERN S
Adopted
Recommnded do pass as amend
009-000-000

Mar 11	Second Reading		
11201 11	Placed Calndr, Third Reading	ng	
Mar 13	Third Reading - Passed 056 Arrive House		
	Placed Calendr, First Readn	ug	
<b>M</b> ar 14	Hse Sponsor BURKE		
Mar 18	First reading	Referred to Rules	
<b>M</b> ar 21	-	Assigned to State Govt Admin & Election Refrm	
May 08		Do Pass/Short Debate Cal 012-000-000	
•	Placed Cal 2nd Rdg-Sht Dbt		
		Fiscal Note Requested CLAYTON St Mandate Fis Nte RegCLAYTON	
	Cal Ord 2nd Rdg-Shr Dbt		
May 09		Fiscal Note Filed	
•	Cal Ord 2nd Rdg-Shr Dbt		
May 13	Second Reading-Short Debate Held 2nd Rdg-Short Debate		
May 14	Heid Zild Rug-Siloit Debau	St Mandate Fis Note Filed	
Way 14	Pld Cal Ord 3rd Rdg-Sht D		
May 15	Added As A Joint Sponsor		
May 16	3rd Rdg-Sht Dbt-Pass/Vot		
May 10	Passed both Houses	117-000-000	
Jun 13	Sent to the Governor		
Jul 11			
Julil	Governor approved PUBLIC ACT 90-0104	Effective date 07.07.11	

## SB-0608 MADIGAN - JONES - KARPIEL - CRONIN.

 225 ILCS 65/3
 from Ch. 111, par. 3503

 225 ILCS 65/7
 from Ch. 111, par. 3507

 225 ILCS 65/24
 from Ch. 111, par. 3524

 225 ILCS 65/28
 from Ch. 111, par. 3528

Amends the Illinois Nursing Act of 1987. Provides that the Dpt. of Professional Regulation Committee on Nursing is authorized to appoint a Committee member as liaison to the Program. Provides that moneys in that Fund shall be used to fund an Assistance Program for Nurses. Provides that if a registered professional nurse who is an administrator or officer in a health care facility believes that a nurse is addicted to habit-forming drugs or alcohol or unlawfully uses or possesses certain drugs, he or she shall report it to the Assistance Program for Nurses rather than to the Department. Provides that the nurse shall not be reported to the Department unless he or she fails to meet established criteria for participation in the non-disciplinary alternative program for substance abuse. Provides that the nurse may self-refer to the Assistance Program.

Feb 06 1997	First reading h	deterred to Rules
Feb 19	A	Assigned to Licensed Activities
Mar 05		Held in committee
Mar 12	F	Recommended do pass 008-000-000
	Placed Calndr, Second Readn	· g
Mar 13	Second Reading	
	Placed Calndr, Third Reading	
May 07		Motion filed WEAVER - RE-REFER
·	F	ROM CAL. 3RD RDG.
	1	O SENATE RULES.
May 08	Ŋ	Motion prevailed
May 08	0	37-011-006
•	F	Re-referred to Rules

# SB-0609 MADIGAN - JONES - KARPIEL - CRONIN.

225 ILCS 65/3 from Ch. 111, par. 3503 225 ILCS 65/4 from Ch. 111, par. 3504

Amends the Illinois Nursing Act of 1987. Deletes the definition of professional nursing and replaces it with a definition of registered professional nursing practice, which means the performance of any nursing act based upon professional knowledge, judgment, and skills acquired by means of completion of an approved registered professional nursing education program. Changes the definition of practical

nursing to mean the performance of nursing acts requiring the basic nursing knowledge, judgment, and skill acquired by means of completion of an approved practical nursing education program.

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Licensed Activities

Mar 05 Held in committee Mar 12 Postponed

Committee Licensed Activities Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0610 BURZYNSKI.

225 ILCS 80/15.1

Mar 19

Amends the Illinois Optometric Practice Act of 1987 to allow a therapeutically certified optometrist licensed under the Act to give orders for patient care to a licensed nurse if the orders are within the scope of the optometrist's therapeutic certificate. Effective immediately.

#### SENATE AMENDMENT NO. 1.

Provides that the orders for patient care given by a therapeutically certified optometrist must be related to the use of therapeutic ocular pharmaceutical agents.

FISCAL NOTE (Dpt. Professional Regulation) SB610 will have no measurable fiscal impact. STATE MANDATES FISCAL NOTE (DCCA)

SB 610 fails to create a State mandate.

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities Mar 05 Recommended do pass 009-000-000

Placed Calndr, Second Reading

Mar 14 Filed with Secretary

Amendment No.01 BURZYNSKI Amendment referred to SRUL

Mar 17 Second Reading

Placed Calndr, Third Reading

BURZYNSKI Amendment No.01 SLIC Rules refers to Amendment No.01 BURZYNSKI

Be adopted Recalled to Second Reading

Amendment No.01 BURZYNSKI Adopted

Placed Calndr, Third Reading Third Reading - Passed 054-000-000 Mar 20

Mar 21 Arrive House

> Hse Sponsor BOLAND First reading Referred to Rules

Apr 08 Assigned to Registration & Regulation May 01 Do Pass/Short Debate Cal 020-000-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested BLACK

St Mandate Fis Nte ReqBLACK

Cal Ord 2nd Rdg-Shr Dbt

May 06 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt

St Mandate Fis Note Filed May 08

Cal Ord 2nd Rdg-Shr Dbt May 13 Second Reading-Short Debate Held 2nd Rdg-Short Debate

May 14 Pld Cal Ord 3rd Rdg-Sht Dbt May 15 3rd Rdg-Sht Dbt-Pass/Vot118-000-000

Passed both Houses **J**un 13 Sent to the Governor

Governor approved PUBLIC ACT 90-0073 Effective date 97-07-08

#### BURZYNSKI. SB-0611

Jul 08

5 ILCS 80/4.9 from Ch. 127, par. 1904.9

5 ILCS 80/4.18 new

225 ILCS 110/3 from Ch. 111, par. 7903

225 ILCS 110/3.5 new

225 ILCS 110/5	from Ch. 111, par. 7905
225 ILCS 110/7	from Ch. 111, par. 7907
225 ILCS 110/8	from Ch. 111, par. 7908
225 ILCS 110/9.5 new	110111 Cit. 1111, par. 7700
225 ILCS 110/11	from Ch. 111, par. 7911
225 ILCS 110/11 225 ILCS 110/13	from Ch. 111, par. 7913
225 ILCS 110/14	from Ch. 111, par. 7914
	,
225 ILCS 110/16	from Ch. 111, par. 7916
225 ILCS 110/16.5 new	
225 ILCS 110/17	from Ch. 111, par. 7917
225 ILCS 110/18	from Ch. 111, par. 7918
225 ILCS 110/21	from Ch. 111, par. 7921
225 ILCS 110/22	from Ch. 111, par. 7922
225 ILCS 110/28	from Ch. 111, par. 7928
225 ILCS 110/28.5 new	7.
225 ILCS 110/29.5 new	
225 ILCS 110/30	from Ch. 111, par. 7930
225 ILCS 110/33	from Ch. 111, par. 7933
225 ILCS 110/6 rep.	, pan
225 ILCS 110/7.5 rep.	
225 ILCS 110/9 rep.	
225 ILCS 110/91cp. 225 ILCS 110/12 rep.	
225 ILCS 110/31 rep.	
225 ILCS 110/32 rep.	

Amends the Illinois Speech-Language Pathology and Audiology Practice Act. Deletes specified fees and provides that the Department of Professional Regulation shall set by rule fees imposed under the Act. Allows the Board of Speech-Language Pathology and Audiology to compel an applicant or licensee to submit to a mental or physical exam on a showing of a possible violation of the Act. Provides that the Director of the Department may petition a court for an order to enforce the Act. Makes technical changes. Reorganizes certain provisions within the Act. Deletes obsolete language. Amends the Regulatory Agency Sunset Act to extend the sunset date of the Ill. Speech-Language Pathology and Audiology Practice Act to January 1, 2008. Effective July 1, 1997.

SENATE AMENDMENT NO. 1.

Makes a technical change.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Speech-Language Pathology and Audiology Practice Act. Provides that the practice of speech-language pathology includes currently specified procedures, as further provided by rule. Allows the Department of Professional Regulation to further provide by rule for the requirements for restoration of a license from inactive status. Requires a person seeking restoration of an expired license to first meet certain continuing education requirements.

```
NOTE(S) THAT MAY APPLY: Fiscal
   Feb 06 1997
                 First reading
                                            Referred to Rules
   Feb 19
                                            Assigned to Licensed Activities
    Mar 05
                       Amendment No.01
                                            LICENSED ACT. S
                                                                    Adopted
                                            Recommnded do pass as amend
                                              009-000-000
                  Placed Calndr, Second Reading
    Mar 11
                  Second Reading
                  Placed Calndr, Third Reading
    Mar 13
                  Third Reading - Passed 057-000-000
                  Arrive House
                  Placed Calendr, First Reading
    Mar 18
                  Hse Sponsor SAVIANO
                  First reading
                                            Referred to Rules
    Mar 21
                                            Assigned to Registration & Regulation
                                            REGIS REGULAT H
    May 01
                       Amendment No.01
                                                                    Adopted
                                            Do Pass Amend/Short Debate
                                              022-000-000
                  Placed Cal 2nd Rdg-Sht Dbt
    May 06
                  Second Reading-Short Debate
                  Pld Cal Ord 3rd Rdg-Sht Dbt
```

```
May 07 Added As A Joint Sponsor COULSON
May 09 3rd Rdg-Sht Dbt-Pass/Vot116-001-000
May 12 Sec. Desk Concurrence 01
Jul 02 Refer to Rules/Rul 3-9(b)

SB-0612 LINK.
```

65 ILCS 5/2-3-5a from Ch. 24, par. 2-3-5a

Amends the Illinois Municipal Code. Provides that an area of continuous territory may be incorporated as a village by petition if the area (i) is located in a county with more than 500,000 but fewer than 550,000 inhabitants, (ii) does not not exceed 5 square miles, (iii) has between 1,500 and 3,000 inhabitants, and (iv) is located within 15 miles of a county with a population of more than 5,000,000. Provides that consent does not need to be obtained from a municipality located within one and one-half miles of the area. Effective immediately.

# SENATE AMENDMENT NO. 1.

Provides that a tract of land in excess of 10 acres may not be included in the area described in the amendatory provisions for petitioned incorporation as a village without the express consent of the owner of the tract of land.

without the express	consent of the owner of	the tract of land.
Feb 06 1997	First reading	Referred to Rules
Feb 19		Assigned to Local Government &
		Elections
Mar 05		Held in committee
Mar 11	Amendment No.01	LOCAL GOVERN S Adopted
		Recommnded do pass as amend
		009-000-000
	Placed Calndr, Second Rea	adng
Mar 12	Second Reading	
	Placed Calndr, Third Read	ling
Mar 13	Third Reading - Passed 05	57-000-000
	Arrive House	
	Placed Calendr, First Read	ing
Mar 19	Hse Sponsor WOOD	
	First reading	Referred to Rules
Mar 21	•	Assigned to Local Government
May 08		Re-Refer Rules/Rul 9(B)
SB-0613 WELC	Н.	
30 ILCS 210/5	from Ch	15, par. 155
30 ILCS 210/3		15, par. 157
30 ILCS 210/9 re		10, par. 10/
JU 1243 210/ 0 10	·P•	

Amends the Illinois State Collection Act of 1986. Provides that all debts owed to State agencies that exceed \$1,000 and are more than 4 months past due shall be placed in the Comptroller's Offset System (now that exceed \$1,000 and are more than one year past due). Provides that agencies may require that vendors in the area of account collection be prequalified. Provides that collection contracts shall provide for a contingent fee. Provides that the contractor shall remit the amount collected, net of contingent fee, to the respective State agency, which shall deposit the amount into the fund that would have received the receipt had it been collected by the agency. Repeals the Section creating the Debt Collection Board.

```
NOTE(S) THAT MAY APPLY: Fiscal
      Feb 06 1997 First reading
                                               Referred to Rules
      Feb 19
                                               Assigned to Executive
      Feb 28
                                               To Subcommittee
                                               Committee Executive
                                               Refer to Rules/Rul 3-9(a)
      Mar 15
SB-0614
            WELCH.
   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
```

Amends 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.

389 SB-0614—Cont.

```
NOTE(s) THAT MAY APPLY: Fiscal
Feb 06 1997 First reading
Feb 19
Mar 06
Postponed
Committee Revenue
Mar 15

SB-0615 WELCH.
105 ILCS 5/18-17 from Ch. 122, par. 18-17
```

Amends the School Code. Requires the State Board of Education to include students from home schools among the students who qualify under the free textbook loan program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal
Feb 06 1997 First reading
Feb 19 Assigned to Education
Feb 27 Postponed
Mar 05 Postponed
Mar 12 Postponed
Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0616 WELCH.

```
New Act
30 ILCS 105/5.449 new
35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 5/208.5 new
35 ILCS 5/901 from Ch. 120, par. 9-901
35 ILCS 200/18-181 new
105 ILCS 5/17-11.5 new
105 ILCS 5/18-1 new
105 ILCS 5/18-8 from Ch. 122, par. 18-8
105 ILCS 5/34-54.5 new
```

Creates the Fund Education First Act and amends the State Finance Act, Illinois Income Tax Act, Property Tax Code, and School Code. Beginning with FY 1998 requires appropriations to be made for elementary and secondary education that are at least equal to the sum of (i) the total amount appropriated from general funds revenues for elementary and secondary education for the preceding fiscal year (exclusive of revenues that beginning in FY 1999 are appropriated from the Education Funding Reform Fund); (ii) 50% of the growth in general funds revenues during a current fiscal year over the preceding fiscal year (exclusive of growth in revenues deposited into the Education Funding Reform Fund); and (iii) for FY 1999 and thereafter, 100% of the amount deposited in the Education Funding Reform Fund during the preceding fiscal year. Establishes a continued minimum funding level after the aggregate amount appropriated under the foregoing method represents 50% of total revenues available from local, State, and federal sources. Increases the income tax rates to 3.25% for individuals and 5.2% for corporations beginning July 1, 1997 and earmarks the increase for deposit into the Education Funding Reform Fund created in the State treasury. Requires the county clerk to abate a school district's educational purposes tax on farmland and residential property in an amount that equals the amount the district receives from the Education Funding Reform Fund during the calendar year preceding the extension year. Provides that amounts in the Education Funding Reform Fund are to be used solely for appropriation and distribution to school districts based on the ratio of the aggregate value of farmland and residential property in each district to the aggregate value of all farmland and residential property in the State. Provides for an income tax credit equal to 2.5% of the real property taxes paid by a taxpayer on commercial and industrial property. Provides that if the maximum rate at which a school district may levy a school tax (other than to pay debt service on long term obligations) increases after the amendatory Act's effective date, the voters of the district may by referendum require the tax rate to be reduced to a lower rate. Effective immediately.

Note(s) That May Apply: Fiscal Feb 06 1997 First reading

Referred to Rules

Feb 19 Assigned to Education
Mar 12 To Subcommittee
Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0617 BOWLES.

10 ILCS 5/25-11 from Ch. 46, par. 25-11

Amends the Election Code. Provides that when a vacancy occurs in any elective county office in a county which is not a home rule unit, the county central committee of the political party of which the incumbent was a candidate at the time of his or her election shall submit a list of 3 nominees to fill the vacancy to the chairman of the county board within 30 days after the vacancy. Provides that the appointee shall be one of the 3 nominees on the list submitted to the chairman of the county board, a member of the same political party as the person he or she succeds was at the time of his or her election, and otherwise eligible to serve (now a member of the same political party and otherwise eligible to serve).

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Elections

Feb 26 Tabled By Sponsor SLGV

SB-0618 LAUZEN - WALSH,T.

35 ILCS 105/2 from Ch. 120, par. 439.2 35 ILCS 120/1 from Ch. 120, par. 440

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that the sale of nonreusable tangible personal property used in delivering, packaging, or consuming food to persons operating a restaurant, cafeteria, or drive-in and transferred by the restaurant, cafeteria, or drive-in to customers in the ordinary course of business as part of the sale of food, food products, and beverages is not a sale at retail but is a sale for resale for purposes of the Acts. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes changes in the bill as introduced and provides that nonreusable tangible personal property that is used by persons engaged in the business of operating a restaurant, cafeteria, or drive-in is a sale for resale when it is transferred to customers in the ordinary course of business as part of the sale of food or beverages and is used to deliver, package, or consume food or beverages.

FISCAL NOTE, ENGROSSED (Dept. of Revenue)

The fiscal impact on SB 618, as engrossed is indeterminable.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Revenue

Mar 06 Postponed

Mar 13 Amendment No.01 REVENUE S Adopted Recommnded do pass as amend

009-000-000

Placed Calndr, Second Reading

Mar 14 Second Reading

Placed Calndr, Third Reading
Mar 17 Added as Chief Co-sponsor WALSH, T

Third Reading - Passed 056-000-000

Mar 18 Arrive House

Placed Calendr, First Reading

Mar 20 Hse Sponsor BRUNSVOLD

First reading Referred to Rules
Mar 21 Assigned to Revenue

May 06 Added As A Joint Sponsor ERWIN

May 08 Do Pass/Short Debate Cal 011-000-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested MOORE, ANDREA St Mandate Fis Nte RegMOORE, ANDREA

Cal Ord 2nd Rdg-Shr Dbt

May 12 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt

May 13

St Mandate Fis Nte Req-Wdrn Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt

May 14

Re-committed to Rules

#### SB-0619 BERMAN.

750 ILCS 50/13

from Ch. 40, par. 1516

Amends the Adoption Act. Provides that, upon finding that there is an immediate danger to the child if service of process is had upon and notice of hearing is given to the biological parent or parents, the court may enter an order without notice granting temporary custody for 10 days, with a full hearing to be held on the matter before the expiration of the order, but not before service of summons and notice of hearing are given to the biological parent or parents. Effective immediately.

# SENATE AMENDMENT NO. 1.

Deletes everything. Reinserts language identical to the bill as introduced, but replaces references to "biological parent" with a reference to "parent or legal guardian".

#### JUDICIAL NOTE

There may be in impact on judicial workloads; it is not possible to determine impact on the number of judges needed.

STATE MANDATES FISCAL NOTE (DCCA)

SB 619 fails to create a State mandate.

HOME RULE NOTE

SB 619 does not preempt home rule authority.

FISCAL NOTE, ENGROSSED (DCFS)

SB 619, engrossed will have no fiscal impact.

Feb 06 1997	First reading	Referred to Rules	
Feb 19	-	Assigned to Judiciary	
Feb 27	Amendment No.01	JUDICIARY S Adopt	ed
		Recommided do pass as amend	

008-000-000

Placed Calndr, Second Reading
Feb 28 Second Reading

Placed Calndr, Third Reading

Mar 06 Third Reading - Passed 056-000-000

Mar 07 Arrive House

Placed Calendr, First Reading

Mar 13 Hse Sponsor DART

First reading Referred to Rules

Mar 18 Assigned to Judiciary I - Civil Law
Apr 30 Do Pass/Short Debate Cal 011-000-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested CROSS St Mandate Fis Nte ReqCROSS Judicial Note Request CROSS

Cal Ord 2nd Rdg-Shr Dbt
Cal Ord 2nd Rdg-Shr Dbt

May 02 Judicial Note Filed

May 12 St Mandate Fis Note Filed

Home Rule Note Filed

Cal Ord 2nd Rdg-Shr Dbt

May 13 Fiscal Note Filed

Second Reading-Short Debate Held 2nd Rdg-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

May 14 Pld Cal Ord 3rd Rdg-Sht Dbt
May 15 3rd Rdg-Sht Dbt-Pass/Vot118-000-000

Passed both Houses

Jun 13 Sent to the Governor Aug 08 Governor approved

PUBLIC ACT 90-0349 Effective date 98-01-01

# SB-0620 BERMAN.

35 ILCS 5/204

from Ch. 120, par. 2-204

Amends the Illinois Income Tax Act. Provides that beginning with taxable years ending on or after December 31, 1996, the basic exemption amount for each tax-payer shall be \$3,000 (now \$1,000). Provides that the basic amount for individual

taxpayers, the additional amount for individuals, and the amounts of the additional exemptions for taxpayer's or taxpayer's spouses who are 65 years of age or older or are blind shall be subject to annual adjustments equal to the percentage of increase in the previous calendar year in the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor. Exempts the increases in the exemptions from the sunset provisions in the Act.

Note(s) That May Apply: Fiscal
Feb 06 1997 First reading
Feb 19 Assigned to Revenue
Mar 06 Held in committee
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0621 BOWLES.

New Act

Creates the Mortgage Sale Notification Act. Provides that a mortgage lender must provide notice to the mortgagor 60 days before the mortgage is sold or transferred. Effective January 1, 1998.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Financial Institutions
Feb 28 Postponed
Committee Financial Institutions
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0622 BERMAN.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create a tax credit for individuals in the amount of 5% 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. Provides that this credit will be available beginning with tax years ending on or after December 31, 1997 and ending with tax years ending on or before December 31, 2001.

Note(s) That May Apply: Fiscal
Feb 06 1997 First reading
Feb 19 Assigned to Revenue
Mar 06 Postponed
Mar 15 Refer to Rules
Referred to Rules
Assigned to Revenue
Committee Revenue
Refer to Rules/Rul 3-9(a)

#### SB-0623 BERMAN.

35 ILCS 120/1g · from Ch. 120, par. 440g

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

Refer to Rules/Rul 3-9(a)

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
Mar 06 Postponed
Mar 13 Postponed
Committee Revenue

# Mar 15 SB-0624 FAWELL.

65 ILCS 5/11-20-14 new

520 ILCS 5/2.1 from Ch. 61, par. 2.1

Amends the Municipal Code and the Wildlife Code. Authorizes a municipality to regulate deer hunting with a bow and arrow within the municipality's corporate limits. Prohibits a home rule municipality from regulating that activity in manner inconsistent with the Wildlife Code. (Now, home rule units may not regulate the taking of wildlife.) Effective immediately.

Note(s) That May Apply: Home Rule
Feb 06 1997 First reading
Feb 19 Assigned to Agriculture & Conservation
Feb 28 Held in committee
Mar 13 Postponed
Committee Agriculture & Conservation
Refer to Rules/Rul 3-9(a)

**393** SB-0625

#### SR-0625 RERMAN.

35 ILCS 5/202

from Ch. 120, par. 2-202

Amends the Illinois Income Tax Act. Makes provisions in the Section defining net income gender neutral.

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Revenue Mar 06 Postponed

Mar 13 Postponed Committee Revenue

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0626 DEMUZIO - MAITLAND - SIEBEN - O'DANIEL.

20 ILCS 205/40.42

505 ILCS 45/8 from Ch. 5, par. 248

Amends the Civil Administrative Code of Illinois and the County Cooperative Extension Law. Provides that the State may make an annual appropriation from the Agriculture Premium Fund or from any other source of funding available to provide matching funds and general support for cooperative extension programs. Adjusts the amounts that may be appropriated to counties for Cooperative Extension Service programs according to the Consumer Price Index. Effective July 1, 1997.

### SENATE AMENDMENT NO. 1.

Changes effective date to July 1, 1998.

FISCAL NOTE (Dpt. Agriculture)

The only fiscal impact SB626 would have on the Dept. is that it would pass a greater amount for Cooperative Extension Service if such funding becomes available.

Note(s) That May Apply: Fiscal

Feb 06 1997 Referred to Rules First reading Assigned to Executive Feb 19

Feb 28 Recommended do pass 012-000-000

Placed Caindr, Second Reading Mar 05 Filed with Secretary

Amendment No.01 **DEMUZIO** Amendment referred to SRUL Mar 11 Amendment No.01 **DEMUZIO** 

Rules refers to SEXC

Mar 12 Second Reading

Placed Calndr, Third Reading

Mar 13 Amendment No.01 DEMUZIO Be adopted

Recalled to Second Reading Mar 18

Adopted Amendment No.01 **DEMUZIO** 

Placed Calndr, Third Reading

Third Reading - Passed 054-000-000 Mar 19 Arrive House

Placed Calendr, First Reading

Mar 20 Hse Sponsor HANNIG

> First reading Referred to Rules

Assigned to Agriculture & Conservation Mar 21 Apr 30 Do Pass/Short Debate Cal 014-000-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested NOLAND

Cal Ord 2nd Rdg-Shr Dbt

Fiscal Note Filed May 06

Cal Ord 2nd Rdg-Shr Dbt May 07 Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt May 13 Relld 2nd Rdng-Short Debate

**HANNIG** Amendment No.01 Amendment referred to HRUL

Held 2nd Rdg-Short Debate

May 14 Amendment No.02 HANNIG Amendment referred to HRUL **HANNIG** Amendment No.01 Rules refers to HAGC

Held 2nd Rdg-Short Debate

May 15 Amendment No.02 HANNIG Rules refers to HAGC

Held 2nd Rdg-Short Debate
Amendment No.03 MOFFITT

May 16 Amendment No.03 MOFFITT Amendment referred to HRUL

Held 2nd Rdg-Short Debate

Re-Refer Rules/Rul 9(B)

Jun 27 Added As A Joint Sponsor WOOLARD

## SB-0627 BERMAN AND OBAMA.

New Act

Creates the Commission on the Status of Women Act. Creates a 16 member Commission to study the status of women in this State and make recommendations for constructive action in certain areas. Provides that the Commission shall also study and analyze all facts relating to Illinois laws, rules, and guidelines with respect to equal protection under the Illinois Constitution and that the Commission shall survey activity in the area of status of women carried on by any commission, agency, or department of the federal government, any state, or any private organization or association and may cooperate with any of those entities in conducting investigations and studies. Allows the Commission to accept monetary gifts or grants from the federal government, or an agency of the federal government, any charitable foundation or professional association, or any other reputable source for the implementation of any program necessary or desirable for carrying out the general purposes of the Commission. Provides that Commission members shall not receive compensation for their service. Exempts the Commission from the provisions of the Personnel Code and any other law concerning State employment. Requires the Commission to submit an annual report to the Governor and the General Assembly.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive

Mar 12 Added As A Co-sponsor OBAMA

Mar 15 Refer to Rules/Rul 3-9(a)

### SB-0628 LAUZEN.

750 ILCS 5/404

from Ch. 40, par. 404

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a stylistic change in provisions regarding conciliation and mediation.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 12 Postponed

Mar 15 Committee Judiciary
Refer to Rules/Rul 3-9(a)

### SB-0629 GARCIA.

820 ILCS 405/201

from Ch. 48, par. 311

Amends the Unemployment Insurance Act to make a technical change to a provision concerning the definition of "Director" and "Department".

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry

Feb 27 To Subcommittee

Committee Commerce & Industry

Refer to Rules/Rul 3-9(a)

# Mar 15 SB-0630 GARCIA.

820 ILCS 205/4

from Ch. 48, par. 31.4

Amends the Child Labor Law to make a technical change to a provision concerning meal periods.

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry
Feb 27 To Subcommittee

Committee Commerce & Industry

Mar 15 Refer to Rules/Rul 3-9(a)

395 SB-0631

SB-0631 New Act	GARCIA	<b>4</b> .		
Creates short title p			nent and Jo	b Development Act. Contains only a
Feb 0 Feb 1 Feb 2		First reading		Referred to Rules Assigned to Commerce & Industry To Subcommittee Committee Commerce & Industry
Mar	15			Refer to Rules/Rul 3-9(a)
SB-0632	GARCIA	4.		
820 ILCS	115/1		from Ch. 48	3, par. 39m-1
				Collection Act to make a technical
		n concerning a First reading	pplication of	of the Act. Referred to Rules
Feb 1		riist reading		Assigned to Commerce & Industry
Feb 2	27			To Subcommittee
Mar	15			Committee Commerce & Industry Refer to Rules/Rul 3-9(a)
SB-0633	GARCI	4.		Note: to Nation Nation (a)
820 ILCS			from Ch. 48	3, par. 138.4a-1
Amends	the Worl	kers' Compens	ation Act to	o make a technical change to a provi-
sion concer	ning the	Self-Insurers	Advisory Bo	
Feb 1		First reading		Referred to Rules Assigned to Commerce & Industry
Feb 2				To Subcommittee
Mar	15			Committee Commerce & Industry
		DTON		Refer to Rules/Rul 3-9(a)
<b>SB-0634</b> 765 ILCS	<b>CULLE</b>	RION.	from Ch. 30	nar 303
	, -	dominium Pro		Makes a stylistic change in provisions
				e provisions of the Act.
	6 1997	First reading		Referred to Rules
Feb 1 Feb 2	-			Assigned to Judiciary Postponed
Mar	05			Postponed
Mar	12			Postponed Committee Judiciary
Mar	15			Refer to Rules/Rul 3-9(a)
SB-0635	CULLE	RTON.		
	5/17-116 805/8.21			
				Pension Code to extend the early re-
				he end of the 1996-1997 school year. implementation without reimburse-
ment. Effec	ctive imm	nediately.		
		PACT NOTE	4 - 1 1 - 1 - 1 - 1	
		es who participa		pends on the num-
Uti	ilization ra	ate:		25%50%75%-
		ccrued liability		\$21.8 M
Inc as	rease in to	otal annual cost		
Note(s) T	Гнат Мач	APPLY: Fiscal;	Pension; Sta	te Mandates
Feb 0 Feb 1		First reading		Referred to Rules Assigned to Insurance & Pensions
Feb 2				To Subcommittee
Mar	05			Pension Note Filed
Mar	15			Committee Insurance & Pensions Refer to Rules/Rul 3-9(a)

SB-0636 **396** 

### SB-0636 CULLERTON.

725 ILCS 5/113-3 from Ch. 38, par. 113-3

Amends the Code of Criminal Procedure of 1963. Provides that the Public Defender may represent a defendant who appears to be financially unable to obtain counsel prior to a court appearance and shall continue representation until it is determined that the person is financially able to obtain counsel.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Feb 27 Postponed

Mar 05 Postponed Mar 12 Postponed Postponed Postponed

Mar 15 Committee Judiciary
Refer to Rules/Rul 3-9(a)

## SB-0637 WELCH - HALVORSON - OBAMA.

New Act

Creates the Fund Education First Act. Beginning with fiscal year 1998, and in each fiscal year thereafter, provides that until the amount appropriated from general funds revenues for elementary and secondary education for the fiscal year represents 50% of the total revenues that the State Superintendent of Education estimates are available from local, State, and federal sources for elementary and secondary education for that fiscal year, the amount appropriated by the General Assembly from general funds revenues for elementary and secondary educational programs for that fiscal year shall be at least equal to the sum of (1) 50% of the growth in general funds revenues that fiscal year, plus (2) the total amount appropriated from general funds revenues for elementary and secondary educational programs during the preceding fiscal year. Establishes a minimum funding level for elementary and secondary educational programs from general funds revenues for subsequent fiscal years. Requires the Governor, beginning with fiscal year 1999, to include in the annual budget an allocation for education that conforms to the provisions of the Fund Education First Act. Effective immediately.

Note(s) That May Apply: Fiscal
Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Education
Mar 12 To Subcommittee

Mar 15 Committee Education
Refer to Rules/Rul 3-9(a)

#### SB-0638 LINK.

605 ILCS 10/5 from Ch. 121, par. 100-5

Amends the Toll Highway Act to provide that a director of the Illinois State Toll Highway Authority who also holds an elected office may not receive any contributions from individuals who are vendors for the Authority.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0639 LINK.

605 ILCS 10/3 from Ch. 121, par. 100-3

Amends the Toll Highway Act to provide that none of the 9 directors of the Illinois State Toll Highway Authority appointed by the Governor shall be a State or local elected official. Effective immediately.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0640 LINK - FARLEY.

730 ILCS 5/5-5-3.2 from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Provides that it is an aggravating factor in which the court may consider as a reason to impose a more severe sentence

**397** SB-0640—Cont.

that the defendant was a federally licensed firearm dealer and transferred a firearm to a person who did not display to the dealer a currently valid Firearm Owner's Identification Card.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Feb 27 To Subcommittee
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0641 LINK.

605 ILCS 10/11 from Ch. 121, par. 100-11

Amends the Toll Highway Act to provide that all moneys collected at a toll highway station must be used for the upkeep and maintenance of that toll highway and may not be used for the expansion of any other toll highway.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0642 LINK.

605 ILCS 10/8.1 new 605 ILCS 10/16.2 new 605 ILCS 10/17 from Ch. 121, par. 100-17 605 ILCS 10/21.1 new

Amends the Toll Highway Act. Requires the Toll Highway Authority to appoint an Inspector General to investigate waste, fraud, or financial mismanagement in Authority operations involving Authority employees or contractors. Provides for the Inspector General's powers and duties. Makes failure to cooperate in specified ways with the investigation a Class A misdemeanor. Requires competitive bidding of Authority bond issuance service contracts over \$25,000. Requires the Authority to use all surplus revenues to fund construction or repairs before issuing bonds to finance those activities. Requires the Authority to structure financing of new tollways and refinancing of debt to facilitate conversion of tollways into free State highways. Requires the Authority to report a schedule of that conversion to the Governor and General Assembly every 2 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0643 LINK.

605 ILCS 10/11 from Ch. 121, par. 100-11

Amends the Toll Highway Act to provide that the Illinois State Toll Highway Authority may not increase the rates for toll without the approval of the General Assembly and the Governor.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0644 LINK.

10 ILCS 5/28-1 from Ch. 46, par. 28-1

605 ILCS 10/36 new

Amends the Toll Highway Act and the Election Code to provide that an advisory referendum on the question of whether or not the Illinois State Toll Highway Authority should be abolished shall be held in every county where a current toll highway is located.

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

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Executive

Feb 28

Mar 15

To Subcommittee Committee Executive Refer to Rules/Rul 3-9(a)

#### SB-0645 CLAYBORNE - REA - VIVERITO - BERMAN - SEVERNS, SHAW AND DEMUZIO.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Creates a tax credit against the taxes imposed under this Act for employer taxpayers in an amount equal to 100% of amounts contributed by the employer to public or private elementary, secondary, or post-secondary schools for educational purposes. Provides that the credit may be carried forward for 2 years. Provides that in no event shall the credit reduce the employer taxpayer's liability under the Act below zero. Applies to tax years beginning on or after January 1, 1997 and ending on or before December 30, 2002.

SENATE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 5/211 Adds reference to: 35 ILCS 5/203

Deletes everything. Amends the Illinois Income Tax Act. Provides that beginning with taxable years beginning on or after January 1, 1997 and ending with taxable years ending on or before December 30, 2002, an individual income tax deduction not to exceed \$100,000 is available in an amount equal to the amount contributed for educational purposes by the taxpaver to any public or private elementary, secondary, a post-secondary school in Illinois, as certified by the recipient school.

## SENATE AMENDMENT NO. 2.

Provides that the deduction shall be available for foundations established under Section 501(c)(3) of the Internal Revenue Code to raise moneys for schools. Provides that the deduction is not available for donations to post-secondary schools in Illinois.

## PENSION NOTE, H-AM 1

A FY1999 appropriation of \$64.1 M to Chi. Teachers' Pension Fund would be required, an increase of \$2.1 M over FY1998.

STATE MANDATES FISCAL NOTE, H-AMS 1 & 2 (DCCA)

Fails to create a State mandate.

HOME RULE NOTE, H-AMS 1 & 2

Does not preempt home rule authority.

FISCAL NOTE, H-AM 1 (Dpt. Revenue)

Increased tax receipts from the income tax rate are estimated at \$1.5 billion annually; the rent deduction will cost an esti-

mated \$50.6 to a maximum of \$67.5 million annually. FISCAL NOTE, H-AMS 1 & 2 (Dpt. Revenue)

No change from previous fiscal note.

STATE DEBT IMPACT NOTE, H-AMS 1 & 2

Does not authorize any State debt, make appropriations from any bond fund, or increase debt service payments by the State.

BALANCED BUDGET NOTE, H-AMS 1 & 2

There may be a significant fiscal impact on the State, but the bill does not authorize, increase, decrease, or reallocate any general funds appropriation for FY1997.

JUDICIAL NOTE, H-AMS 1 & 2

Impact on the Judicial Branch cannot be determined.

## HOUSE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 105/5.449 new

30 ILCS 105/5.550 new 30 ILCS 115/7 new

35 ILCS 5/201 from Ch. 120, par. 2-201 from Ch. 120, par. 2-203

35 ILCS 5/203 35 ILCS 5/202.5 new

from Ch. 120, par. 8-804 35 ILCS 5/804 35 ILCS 5/901 from Ch. 120, par. 9-901

35 ILCS 200/18-162 new

35 ILCS 200/18-249

```
35 ILCS 200/18-255
35 ILCS 200/20-15
35 ILCS 200/21-30
35 ILCS 200/18-200 rep.
                           from Ch. 108 1/2, par. 17-108
40 ILCS 5/17-108
40 ILCS 5/17-127
                           from Ch. 108 1/2, par. 17-127
40 ILCS 5/17-129
                           from Ch. 108 1/2, par. 17-129
40 ILCS 15/1.1
105 ILCS 5/1A-2
                           from Ch. 122, par. 1A-2
105 ILCS 5/1C-2
105 ILCS 5/1D-1
105 ILCS 5/2-3.120 new
105 ILCS 5/2-3.121 new
105 ILCS 5/2-3.122 new
                           from Ch. 122, par. 10-22.6
105 ILCS 5/10-22.6
                            from Ch. 122, par. 10-22.23
105 ILCS 5/10-22.23
105 ILCS 5/10-22.23a
                            from Ch. 122, par. 10-22.23a
                           from Ch. 122, par. 10-23.5
105 ILCS 5/10-23.5
                           from Ch. 122, par. 10-23.8
105 ILCS 5/10-23.8
                            from Ch. 122, par. 10-23.8a
105 ILCS 5/10-23.8a
105 ILCS 5/18-7
                          from Ch. 122, par. 18-7
105 ILCS 5/18-8
                          from Ch. 122, par. 18-8
105 ILCS 5/18-8.2
                           from Ch. 122, par. 18-8.2
105 ILCS 5/21-0.01 new
105 ILCS 5/21-0.02 new
105 ILCS 5/21-0.03 new
105 ILCS 5/21-1a
                           from Ch. 122, par. 21-1a
                          from Ch. 122, par. 21-2
105 ILCS 5/21-2
                           from Ch. 122, par. 21-2.1
105 ILCS 5/21-2.1
105 ILCS 5/21-2a
                           from Ch. 122, par. 21-2a
                          from Ch. 122, par. 21-3
105 ILCS 5/21-3
105 ILCS 5/21-4
                          from Ch. 122, par. 21-4
105 ILCS 5/21-5
                          from Ch. 122, par. 21-5
                           from Ch. 122, par. 21-5a
105 ILCS 5/21-5a
105 ILCS 5/21-5b
105 ILCS 5/21-5c new
105 ILCS 5/21-5d new
105 ILCS 5/21-7.1
                           from Ch. 122, par. 21-7.1
105 ILCS 5/21-10
                           from Ch. 122, par. 21-10
105 ILCS 5/21-11.1
                            from Ch. 122, par. 21-11.1
105 ILCS 5/21-11.3
                            from Ch. 122, par. 21-11.3
105 ILCS 5/21-11.4
105 ILCS 5/21-14
                           from Ch. 122, par. 21-14
105 ILCS 5/24-11
                           from Ch. 122, par. 24-11
                           from Ch. 122, par. 24-12
105 ILCS 5/24-12
                           from Ch. 122, par. 34-84
105 ILCS 5/34-84
105 ILCS 5/1B-8
                           from Ch. 122, par. 1B-8
105 ILCS 5/2-3.51.5
105 ILCS 5/7-11
                           from Ch. 122, par. 7-11
105 ILCS 5/10-22.20
                            from Ch. 122, par. 10-22.20
105 ILCS 5/18-4.3
                           from Ch. 122, par. 18-4.3
105 ILCS 5/18-8.4
                           from Ch. 122, par. 18-8.4
                           from Ch. 122, par. 29-5
105 ILCS 5/29-5
105 ILCS 5/34-8.4
105 ILCS 5/34-18
                           from Ch. 122, par. 34-18
105 ILCS 5/1C-3 rep.
105 ILCS 5/1C-4 rep.
115 ILCS 5/13
                          from Ch. 48, par. 1713
```

Deletes everything. Amends numerous Acts in relation to public education and taxation. Amends the School Code to create a School Capital and Technology Infrastructure Program. Authorizes the use of \$1,000,000,000 in general obligation bond revenues for making grants over a 5-year period. Provides for repayment of bonds through transfers from the General Revenue Fund. Amends the Illinois Income Tax Act to raise the income tax rate to 3.75% for individuals, trusts, and estates. Provides for deposit of portions of the proceeds into the Common School Fund and 2 newly created Funds: the Education Property Tax Relief Fund and the School

Capital and Technology Infrastructure Fund. Also creates a deduction for rent paid by a taxpayer on his or her principal residence. Amends the Property Tax Code and the State Revenue Sharing Act to provide for abatement of a portion of real property taxes. Amends the Illinois Pension Code. Provides that the State shall take over the Chicago Board of Education's obligation to pay the employer's share of pension contributions for Chicago teachers. Also amends the State Pension Funds Continuing Appropriation Act to guarantee the timely payment of these obligations. Amends the School Code. Rewrites and changes the general State aid formula and related provisions. Creates a new system of teacher certification and a Professional Teacher Standards Board and School Administrator Standards Board. Changes provisions relating to tenure for public school teachers. Amends and adds provisions in relation to block grants, school nurses, expulsion of students, multiyear contracts for administrators, provision of noninstructional services, chief school business officials, and strikes. Amends the Illinois Educational Labor Relations Act in relation to strikes. Also makes technical corrections. Effective July 1, 1997.

## HOUSE AMENDMENT NO. 2.

In the Section proposed to be added to the Property Tax Code relating to school tax abatement, deletes the word "divided" from a sentence prescribing the manner in which the county clerk is to calculate the rate for the abatement.

```
NOTE(S) THAT MAY APPLY: Fiscal
   Feb 06 1997 First reading
                                          Referred to Rules
   Feb 19
                                          Assigned to Revenue
    Mar 06
                                          Postponed
    Mar 13
                      Amendment No.01
                                          REVENUE
                                          Recommnded do pass as amend
                                            007-003-000
                 Placed Calndr, Second Reading
                 Added as Chief Co-sponsor REA
                 Added as Chief Co-sponsor VIVERITO
                 Added as Chief Co-sponsor FITZGERALD
    Mar 17
                 Filed with Secretary
                      Amendment No.02
                                         CLAYBORNE
                      Amendment referred to SRUL
                 Second Reading
                 Placed Calndr, Third Reading
                                          CLAYBORNE
                      Amendment No.02
                      Rules refers to
                                           SREV
                                          CLAYBORNE
    Mar 20
                      Amendment No.02
                                          Be adopted
                Recalled to Second Reading
                      Amendment No.02
                                          CLAYBORNE
                                                                 Adopted
                 Placed Calndr, Third Reading
                 Third Reading - Passed 050-006-001
    Mar 21
                 Arrive House
                 Hse Sponsor BRADFORD
                 First reading
                                          Referred to Rules
    Apr 08
                                          Assigned to Revenue
    Apr 18
                 Added As A Joint Sponsor MCKEON
    May 06
                 Added As A Joint Sponsor ERWIN
    May 08
                                          Re-Refer Rules/Rul 9(B)
                 Alt Primary Sponsor Changed CURRIE
    May 22
                                          Recommends Consideration HRUL
                 Placed Cal 2nd Rdg-Sht Dbt
                                          DEADLINE FOR
                                          COMMITTEE, 3RD
                                          READING & PASSAGE
                                          EXTENDED-5/31/97
                 Second Reading-Short Debate
                 Held 2nd Rdg-Short Debate
                 Pld Cal Ord 3rd Rdg-Sht Dbt
                 Relld 2nd Rdng-Short Debate
                 Held 2nd Rdg-Short Debate
    May 27
                 Joint-Alt Sponsor Changed MCKEON
    May 28
                      Amendment No.01
                                          CURRIE
                      Amendment referred to HRUL
```

May 28—Cont. Amendment No.01 CURRIE HREV/003-002-000 Rules refers to Amendment No.01 CURRIE Be adopted Amendment No.02 CURRIE Amendment referred to HRUL Amendment No.02 CURRIE Be adopted Held 2nd Rdg-Short Debate Added as Chief Co-sponsor BERMAN Sponsor Removed FITZGERALD May 29 Joint-Alt Sponsor Changed BLACK Added As A Joint Sponsor PHELPS Pension Note Filed St Mandate Fis Note Filed Home Rule Note Filed Fiscal Note Filed Fiscal Note Filed State Debt Note Filed AS AMEND. BY 1 & 2 Balanced Budget Note Filed Judicial Note Filed Amendment No.01 **CURRIE** Adopted Amendment No.02 CURRIE Adopted Pld Cal Ord 3rd Rdg-Sht Dbt Verified 3rd Rdg-Sht Dbt-Pass/Vot062-056-000 Added as Chief Co-sponsor SEVERNS Added As A Co-sponsor SHAW May 30 Sec. Desk Concurrence 01,02 Filed with Secretary Mtn concur - House Amend Motion referred to SRUL Mtn concur - House Amend Rules refers to SREV Mtn concur - House Amend Held in committee Filed with Secretary Mtn concur - House Amend Motion referred to SRUL Motion filed DEMUZIO-CULLERTON DISCHARGE THE MOTION TO CONCUR-HA'S 01,02-FROM RULES AND BE REFERRED TO SENATE FOR **IMMEDIATE** CONSIDERATION May 31 Added as Chief Co-sponsor JONES-MOTION TO DISCHARGE Added as Chief Co-sponsor CARROLL-MOTION TO DISCHARGE Added as Chief Co-sponsor DEL VALLE-MOTION TO DISCHARGE Added As A Co-sponsor BERMAN-MOTION TO DISCHARGE Added As A Co-sponsor WELCH-MOTION TO DISCHARGE Added As A Co-sponsor JACOBS-MOTION TO DISCHARGE Added As A Co-sponsor SEVERNS-MOTION TO DISCHARGE Added As A Co-sponsor COLLINS-MOTION TO DISCHARGE Added As A Co-sponsor O'DANIEL-MOTION

TO DISCHARGE

**Mar** 12

Hse Sponsor BUGIELSKI

First reading

Referred to Rules

May 31—Cont. Added As A Co-sponsor TROTTER-MOTION **TO DISCHARGE** Added As A Co-sponsor GARCIA-MOTION TO DISCHARGE Added As A Co-sponsor HALVORSON-MOTION TO DISCHARGE Added As A Co-sponsor DELEO-MOTION TO DISCHARGE Added As A Co-sponsor OBAMA-MOTION TO DISCHARGE Added As A Co-sponsor CLAYBORNE-MOTION TO DISCHARGE Added As A Co-sponsor SHAW-MOTION TO DISCHARGE Added As A Co-sponsor SMITH-MOTION TO DISCHARGE Added As A Co-sponsor BOWLES-MOTION TO DISCHARGE Added As A Co-sponsor SHADID-MOTION TO DISCHARGE Added As A Co-sponsor HENDON-MOTION TO DISCHARGE Added As A Co-sponsor DEMUZIO Sec. Desk Concurrence 01,02/97-05-30 Jul 02 Refer to Rules/Rul 3-9(b) Nov 12 Motion filed BERMAN-SUSPEND THE RULES, DISCHARGE **BILL FROM THE** RULES COMMITTEE. FOR IMMEDIATE CONSIDERATION FROM THE SENATE. Committee Rules SB-0646 O'MALLEY - REA - WALSH,T. 205 ILCS 205/1007.115 new 205 ILCS 205/1008 from Ch. 17, par. 7301-8 205 ILCS 205/8012 from Ch. 17, par. 7308-12 Amends the Savings Bank Act. Provides that a federally chartered savings and loan association or savings bank required by federal law convert to a national bank or a state chartered institution may become a State savings bank under an expedited process. Effective immediately. FISCAL NOTE (Dpt. Financial Institutions) SB646 would have no fiscal impact on the Department. STATE DEBT IMPACT NOTE, ENGROSSED SB646, engrossed, would not impact the level of State debt. HOUSING AFFORDABILITY NOTE SB646 would have no fiscal effect on a single-family residence. STATE MANDATES FISCAL NOTE (DCCA) SB 646 fails to create a State mandate. HOME RULE NOTE SB 646 does not preempt home rule authority. NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Financial Institutions Feb 26 Added as Chief Co-sponsor REA Added as Chief Co-sponsor WALSH,T Feb 28 Recommended do pass 007-000-000 Placed Calndr, Second Reading Mar 04 Second Reading Placed Caindr, Third Reading Mar 06 Third Reading - Passed 054-000-001 Mar 07 Arrive House Placed Calendr, First Reading

Mar 18 Apr 22 Apr 30	Assigned to Financial Institutions Added As A Joint Sponsor WOOD Do Pass/Short Debate Cal 027-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Housing Aford Note Requibeuch
<b>M</b> ay 06	Cal Ord 2nd Rdg-Shr Dbt  Fiscal Note Filed State Debt Note Filed AS ENGROSSED Housing Aford Note Filed St Mandate Fis Note Filed Home Rule Note Filed
	Cal Ord 2nd Rdg-Shr Dbt
<b>M</b> 05	Added As A Joint Sponsor CAPPARELLI
May 07	Second Reading-Short Debate
May 08	Pld Cal Ord 3rd Rdg-Sht Dbt 3rd Rdg-Sht Dbt-Pass/Vot112-000-002 Passed both Houses
Jun 06	Sent to the Governor
Jul 30	Governor approved PUBLIC ACT 90-0270 Effective date 97-07-30
SB-0647 RAUSO	CHENBERGER.
20 ILCS 3505/7. 20 ILCS 3505/8 20 ILCS 3505/13 20 ILCS 3515/9	from Ch. 48, par. 850.08

from Ch. 127, par. 729 Amends the Illinois Development Finance Authority Act to increase bond authorization by \$2,000,000,000. Provides that the provisions prohibiting bonds or other evidences of indebtedness issued by the Authority from becoming an indebtedness or obligation of the State apply to bonds issued under this Act or any other law. Amends the Illinois Environmental Facilities Financing Act to increase bond authorization by \$900,000,000. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

#### SR-0648 RAUSCHENBERGER.

305 ILCS 5/5-16.3

Amends the Illinois Public Aid Code. Provides that a therapeutically certified optometrist who meets the reasonable terms and conditions established by a managed health care entity must be accepted by the managed health care entity for purposes of the Illinois integrated health care program.

Feb 06 1997	First reading	Referred to Rules
Feb 19	-	Assigned to Licensed Activities
Mar 12		Recommended do pass 009-000-000
	Placed Calndr, Second Rea	dng
Mar 13	Second Reading	-
	Placed Calndr, Third Read	ing
Mar 17	Third Reading - Passed 05	
Mar 18	Arrive House	
	Placed Calendr, First Read	lng
Mar 20	Hse Sponsor LEITCH	0
	First reading	Referred to Rules
Mar 21	<b>Q</b>	Assigned to Health Care Availability &
		Access
Apr 30		Do Pass/Short Debate Cal 018-003-002
•	Placed Cal 2nd Rdg-Sht D	Obt
May 02	Amendment No.01	STEPHENS
	Amendment referred	to HRUL
	Cal Ord 2nd Rdg-Shr Dbt	
	Cui Old Ella Rag olli Dol	

May 07 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

3rd Rdg-Sht Dbt-Pass/Vot116-001-000 May 08 Tabled Pursuant to Rule40(A) HFA 01

3rd Rdg-Sht Dbt-Pass/Vot116-001-000

Passed both Houses Sent to the Governor Governor approved

PUBLIC ACT 90-0254 Effective date 98-01-01

#### SR-0649 MADIGAN.

Jun 06

Jul 29

40 ILCS 5/14-110

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

Amends the State Employees Article of the Pension Code to allow security employees of the Department of Corrections to vest in the alternative (State police) formula after 8 (rather than 20) years of service. Effective immediately.

PENSION IMPACT NOTÉ

The fiscal impact of SB 649 has not been calculated, but is

expected to be significant.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions Feb 26 To Subcommittee

Mar 11 Pension Note Filed

Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0650 MADIGAN.

40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136 40 ILCS 5/15-145 from Ch. 108 1/2, par. 15-145

Amends the State Universities Article of the Pension Code to provide for a one-time increase in retirement and survivor annuities. Effective immediately.

PENSION IMPACT NOTE

Fiscal impact has not been determined, but is expected to be

significant.

PENSION IMPACT NOTE, REVISED

Increase in accrued liability of SURS of \$185 million.

Note(s) That May Apply: Fiscal; Pension

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions

Feb 26 To Subcommittee Mar 11 Pension Note Filed

Committee Insurance & Pensions

Refer to Rules/Rul 3-9(a) Mar 15

Pension Note Filed Apr 14 Committee Rules

#### SB-0651 O'MALLEY.

415 ILCS 5/9.4 from Ch. 111 1/2, par. 1009.4

Amends the Environmental Protection Act to add a caption. Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Environment & Energy

Feb 28 Postponed Mar 06 Postponed

Committee Environment & Energy

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0652 O'MALLEY.

415 ILCS 5/9.4

from Ch. 111 1/2, par. 1009.4

Amends the Environmental Protection Act to require the Environmental Protection Agency to monitor emissions from municipal waste incinerator facilities which, on January 1, 1997, are subject to a consent decree and to make emissions data available to the public. Further requires owners or operators of those facilities to provide emissions data collected through self-monitoring to the Agency, which the Agency shall make available to the public. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Environment & Energy Feb 28 Postponed Mar 06 Postponed Committee Environment & Energy Mar 15 Refer to Rules/Rul 3-9(a) SB-0653 O'MALLEY. from Ch. 111 1/2, par. 1004 415 ILCS 5/4 Amends the Environmental Protection Act to make a technical change. Feb 06 1997 First reading Referred to Rules Assigned to Environment & Energy Feb 19 Feb 28 Postponed Mar 06 Postponed Committee Environment & Energy Mar 15 Refer to Rules/Rul 3-9(a) SB-0654 MADIGAN. 40 ILCS 5/7-171 from Ch. 108 1/2, par. 7-171 40 ILCS 5/7-199.3 new

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to provide a program of group health insurance for retired employees of participating educational employers and their spouses. Requires both active educational employees and their employers to contribute 0.5% of earnings toward the costs of the program. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

## PENSION NOTE

30 ILCS 805/8.21 new

Fiscal impact has not been determined, but could be significant and individual employers' costs would vary depending on the number of participating individuals and their salaries.

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

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions Feb 26 To Subcommittee

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

Mar 18 Pension Note Filed Committee Rules

### SB-0655 MADIGAN.

New Act 10 ILCS 5/29-14.1 new

Creates the Campaign Sign Regulation Act. Provide that campaign signs shall be no larger than 2 feet by 3 feet and that all signs shall be made of a biodegradeable material. Provides that the number of signs on private property shall be limited to one sign for each candidate for each public office. Prohibits posting signs closer than 20 feet from the property line or street. Prohibits the posting of signs on public property. Provides for the removal of signs by the corporate authorities or county board. Provides that a violation is a petty offense with a fine of \$2 per day per sign posted in violation of the Act. Provides that the fines collected shall be deposited into the Common School Fund. Pre-empts home rule. Amends the Election Code to make it unlawful to post a campaign sign on private property without the consent of the owner. Effective immediately.

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Mar 05 Elections
To Subcommittee

Committee Local Government &

Elections
Mar 15 Refer to Rules/Rul 3-9(a)

### SB-0656 DUDYCZ - CULLERTON.

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. Deletes provisions limiting statutory rights to recover

damages. Provides that nothing in Division 3 relieves any municipality of its duties under the Workers' Compensation Act or the Workers' Occupational Diseases Act or prevents any policeman or fireman from recovery under those Acts. Effective immediately.

```
PENSION IMPACT NOTE
```

SB 656 would have little or no fiscal impact on any Downstate

Police or Firefighters' pension funds.

PENSION IMPACT NOTE, REVISED

No change from previous note.

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

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions

Feb 26 To Subcommittee

Feb 27 Sponsor Removed CULLERTON

Chief Sponsor Changed to DUDYCZ Added as Chief Co-sponsor CULLERTON

Mar 05 Pension Note Filed

Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)
Apr 14 Pension Note Filed

Committee Rules

## SB-0657 LAUZEN.

20 ILCS 1605/13 from 20 ILCS 1605/13.1 new

from Ch. 120, par. 1163

Amends the Illinois Lottery Law. Provides that under certain conditions a prizewinner may assign all or part of his or her prize winnings to another person.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 Held in committee

Mar 13 Recommended do pass 008-005-000

Placed Calndr, Second Reading

Mar 14 Second Reading Placed Calndr, Third Reading

Mar 17 3d Reading Consideration PP

Calendar Consideration PP.

May 07 Motion filed WEAVER - RE-REFER

FROM CALENDAR ORDER OF CPP TO SENATE RULES.

May 08 Motion prevailed May 08 037-011-006

Re-referred to Rules

#### SB-0658 LAUZEN.

775 ILCS 5/2-101.5 new 820 ILCS 40/1.5 new 820 ILCS 105/3.5 new 820 ILCS 115/2.5 new 820 ILCS 130/3.5 new 820 ILCS 255/3.5 new 820 ILCS 305/1.5 new

820 ILCS 310/1.5 new 820 ILCS 405/212

from Ch. 48, par. 322

Amends the Human Rights Act, the Personnel Record Review Act, the Minimum Wage Law, the Wage Payment and Collection Act, the Prevailing Wage Act, the Toxic Substances Disclosure to Employees Act, the Workers' Compensation Act, the Workers' Occupational Diseases Act, and the Unemployment Insurance Act. Provides that services performed by an individual for an employer shall be deemed to be employment unless and until it is proven that the services would not constitute employment under the Federal Unemployment Tax Act. In the Unemployment Insurance Act, these provisions replace provisions relating to independent contractors. Provides that the changes made by this amendatory Act apply after June 30, 1997.

Feb 06 1997 First reading

```
Feb 19
                                                Assigned to Commerce & Industry
      Feb 27
                                                Postponed
      Mar 05
                                                Recommended do pass 005-001-000
                     Placed Calndr, Second Reading
      Mar 17
                     Second Reading
                     Placed Calndr, Third Reading
      Mar 19
                     Third Reading - Passed 034-020-001
                     Arrive House
                     Placed Calendr, First Reading
      Mar 24
                     Hse Sponsor PARKE
      Apr 08
                     First reading
                                                Referred to Rules
      Apr 09
                                                Assigned to Labor & Commerce
      Apr 22
                     Added As A Joint Sponsor WOOD
      May 08
                                                Re-Refer Rules/Rul 9(B)
SB-0659
             MADIGAN.
  215 ILCS 5/107.05
                                    from Ch. 73, par. 719.05
  215 ILCS 5/107.07
215 ILCS 5/107.12
                                    from Ch. 73, par. 719.07
                                    from Ch. 73, par. 719.12
  215 ILCS 5/107.13
                                    from Ch. 73, par. 719.13
  215 ILCS 5/107.13a
                                    from Ch. 73, par. 719.13a
  215 ILCS 5/107.14
                                    from Ch. 73, par. 719.14
  215 ILCS 5/107.15b new
  215 ILCS 5/107.27
                                    from Ch. 73, par. 719.27
  215 ILCS 5/107.23 rep.
```

Amends the Insurance Exchange Article of the Illinois Insurance Code. Authorizes the exchange to establish annual fees for the admission of syndicates and limited syndicates. Provides that the Director of Insurance shall, rather than may, be responsible for examining the financial records of the Exchange and related parties. Requires the Exchange to file an annual financial statement with the Department of Insurance. Requires syndicates to file quarterly statements, actuarial opinions, and audited financial reports with the Department and the Board. Provides that liquidation expenses of the Illinois Insurance Exchange Immediate Access Association and any liquidator shall be paid from the insolvent syndicate's trust or custodial account. Abolishes limit on examination fees. Provides that the Board of Trustees of the exchange may adopt rules. Authorizes the Department of Insurance to disapprove a rule. Provides that all rules adopted before the effective date of this amendatory Act shall be deemed to have been approved. Effective January 1, 1998.

# **HOUSE AMENDMENT NO. 1.**

```
Adds reference to:
215 ILCS 5/534.3
215 ILCS 5/534.4
                             from Ch. 73, par. 1065.84-3
                             from Ch. 73, par. 1065.84-4
215 ILCS 5/538.4
                            from Ch. 73, par. 1065.88-4
215 ILCS 5/545
                            from Ch. 73, par. 1065.95
215 ILCS 5/546
                            from Ch. 73, par. 1065.96
```

Amends the Illinois Insurance Code concerning the Illinois Insurance Guaranty Fund. Provides that "covered claim" does not include certain third party claims against insurers. Repeals certain provisions concerning exhaustion of claims. Provides that an insured or claimant shall be required to first exhaust all coverage provided by any other insurance policy if the claim arises from the same facts, injury, or loss that gave rise to the covered claim against the Fund. Provides that the Fund's obligation shall be reduced by the amount recovered or recoverable, whichever is greater, under the other insurance policy. Provides that to the extent the Fund's obligation is reduced, the liability of person insured by the insolvent insurer's policy for the claim shall be reduced in the same amount. Makes other changes. Effective immediately, except that provisions concerning the insurance exchange take effect January 1, 1998.

```
NOTE(S) THAT MAY APPLY: Fiscal
    Feb 06 1997
                   First reading
                                              Referred to Rules
    Feb 19
                                              Assigned to Insurance & Pensions
    Mar 04
                                             Postponed
    Mar 11
```

Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 17	Second Reading			
	Placed Calndr, Third Read			
Mar 19	Third Reading - Passed 056-000-000			
	Arrive House			
M. 20	Placed Calendr, First Read	ng		
Mar 20	Hse Sponsor BRADY	Referred to Rules		
Mar 21	First reading	Assigned to Insurance		
May 07		Do Pass/Short Debate	Ca1 02070007000	
May 07	Placed Cal 2nd Rdg-Sht D		Cai 020-000-000	
May 09	Amendment No.01	BRADY		
1114) 03	Amendment referred			
	Cal Ord 2nd Rdg-Shr Dbt			
May 12	Amendment No.01	BRADY		
•	Rules refers to	HINS		
	Cal Ord 2nd Rdg-Shr Dbt			
May 13	Second Reading-Short Del	oate		
	Held 2nd Rdg-Short Deba			
May 14	Amendment No.01	BRADY		
		Be adopted		
	Amendment No.01	BRADY	Adopted	
Man. 15	Pld Cal Ord 3rd Rdg-Sht 1			
May 15 May 16	3rd Rdg-Sht Dbt-Pass/Vo Sec. Desk Concurrence 01	1097-017-001		
May 19	Filed with Secretary			
Way 19	Thed with Secretary	Mtn non-concur - Hse	Amend	
May 20	S Noncners in H Amend.	1.1	Timena	
1.1u	Arrive House	31		
	Placed Cal Order Non-cor	cur 01		
May 22		MTN REFUSE RECI	EDE-HSE	
-		AMEND		
	H Refuses to Recede Ame			
	H Requests Conference Co			
	Hse Conference Comm Ap			
		WOOLARD, HAN	NIG,	
May 27	San Aggada Bag Conf Cor	CHURCHILL & B	KADI	
May 27 Oct 29	Sen Accede Req Conf Cor Sen Conference Comm Ap			
OCI 29	Sen Comerence Comm Ap	WALSH,T, PETKA		
		JACOBS, BERMAI		
		BERMIN	• •	

## SB-0660 SIEBEN.

110 ILCS 947/52 new

Amends the Higher Education Student Assistance Act. Establishes the David A. DeBolt Teacher Shortage Scholarship Program to encourage academically talented students, especially minority students, to pursue teaching careers in teacher shortage disciplines. Provides for administration of the program by the Illinois Student Assistance Commission. Sets forth basic eligibility and priority or preference criteria for awarding scholarships under the program. Provides that each scholarship is to be in an amount sufficient to pay tuition, fees, and either room and board or commuter allowance costs, up to an annual maximum of \$5,000. Limits recipients to 8 semesters or 12 quarters of scholarship assistance. Requires a recipient, before receiving scholarship assistance, to agree to teach in a public elementary or secondary school in a teacher shortage discipline for a period of not less than one year for each year of scholarship assistance awarded. Contains other related provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal				
	First reading	Referred to Rules		
Feb 19	_	Assigned to Education		
Mar 05		Recommended do pass 009-000-000		
Placed Calndr, Second Reading				
Mar 11	Second Reading			
	Placed Calndr, Third Reading			
Mar 13	Third Reading - Passed 057-000-000			
	Arrive House			
	Placed Calendr Fir	st Reading		

Mar 20	Hse Sponsor CHURCHILL	•
Mar 21	First reading	Referred to Rules
Apr 08		Assigned to Higher Education
Apr 30	Alt Primary Sponsor Chang	ed BOST
May 08		Do Pass/Short Debate Cal 013-000-000
	Placed Cal 2nd Rdg-Sht Db	t
May 09	Second Reading-Short Deba	ite
	Pld Cal Ord 3rd Rdg-Sht Di	bt
May 12	3rd Rdg-Sht Dbt-Pass/Vot1	16-000-000
	Passed both Houses	
Jun 10	Sent to the Governor	
Jul 24	Governor approved	
	PUBLIC ACT 90-0201	Effective date 97-07-24

### SB-0661 DILLARD.

225 ILCS 446/75

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993 to provide that a person with experience, for 3 out of the 5 years immediately preceding his or her application for a license as a private detective, as an information or intelligence professional meets the experience qualification for licensure.

Feb 06 1997	First reading	Referred to Rules
Feb 19	-	Assigned to Licensed Activities
Mar 12		Postponed
		Committee Licensed Activities
Mar 15		Refer to Rules/Rul 3-9(a)

## SB-0662 CARROLL - TROTTER.

35 ILCS 120/3a new

Amends the Retailers' Occupation Tax Act. Provides that on July 1, 1997, no tax under that Act shall be imposed on persons engaged in the business of selling tangible personal property at retail. Allows units of local government that impose a retailers' occupation tax to choose not to impose that tax on July 1, 1997. Effective immediately.

Note(s) That Ma	y Apply: Fiscal	
Feb 06 1997	First reading	Referred to Rules
Feb 19	_	Assigned to Revenue
Mar 06		Postponed
		Committee Revenue
Mar 15		Refer to Rules/Rul 3-9(a)

## SB-0663 FARLEY - DILLARD - BOWLES.

815 ILCS 413/5 815 ILCS 413/10 815 ILCS 413/15

Amends the Telephone Solicitation Act. Provides that the Act shall cover services as well as goods. Provides that if a person is contacted by a live operator soliciting goods or services for a business or organization, the person may request to be removed from the contact list of that business or organization and the operator shall no longer contact that person and shall take all steps necessary to have that person's name and telephone number removed from the contact records of the business or organization.

## SENATE AMENDMENT NO. 1.

Provides that the Act does not apply to any bank, trust company, savings and loan association, credit union, licensee under the Consumer Installment Act, licensed insurer, or any affiliate, subsidiary, employee, or agent of any of these entities.

# HOUSE AMENDMENT NO. 1.

Adds telecommunications carriers as defined in Article XIII of the Public Utilities Act to those entities to which the provisions of this Act shall not apply.

## HOUSE AMENDMENT NO. 2.

Adds a licensee under the Real Estate License Act of 1983 as an entity to which the provisions of this Act shall not apply.

FISCAL NOTE (DCCA)

SB663 imposes no additional requirements and does not have a

fiscal impact on units of local gov't. FISCAL NOTE, H-AM 1 (DCCA)

Feb 06 1997 First reading

SB 663, amended imposes no additional requirements and does not

have a fiscal impact on units of local gov't.

# CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-ams 1 and 2.

Recommends that the bill be further amended as follows:

In provisions regarding method of operation by operators in soliciting, adds the sale of services as an item being regulated in addition to the sale of goods.

## GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends adding a provision that compliance with specified provisions of the Federal Trade Commission's Telemarketing Sales Rule constitutes compliance with the Telephone Solicitations Act regarding actions that must be taken when a person asks to be removed from the calling party's contact list.

Referred to Rules

Feb 00 1997	riist readilig	Keleffed to Kules
Feb 19		Assigned to Commerce & Industry
Mar 05		Postponed
Mar 14	Amendment No.01	COMM & INDUS S Adopted
Mai 17	Amendment 140.01	
		Recommnded do pass as amend
		009-000-000
	Placed Caindr, Second Read	ing
	Added as Chief Co-sponsor	DILLARD
Mar 19	Second Reading	
Mai 17	Placed Calndr, Third Readi	n a
	riaceu Camui, i miu Keaui	III
	Added as Chief Co-sponsor	
Mar 20	Third Reading - Passed 057	7-000-000
Mar 21	Arrive House	
	Placed Calendr, First Reads	12
Apr 01	Hse Sponsor SCULLY	-0
Apr 08	First reading	Referred to Rules
	That reading	
Apr 09		Assigned to Consumer Protection
May 08	Amendment No.01	CONSUMER PROT H Adopted
		009-000-000
	Amendment No.02	CONSUMER PROT H Adopted
		009-000-000
		Do Pass Amend/Short Debate
	D. 1010 ID 101 D	007-003-000
	Placed Cal 2nd Rdg-Sht Di	
	Added As A Joint Sponsor	LOPEZ
	Added As A Joint Sponsor	ACEVEDO
May 09		Fiscal Note Requested AS
•		AMENDED/MOFFITT
	Cal Ord 2nd Rdg-Shr Dbt	
May 12	car ore and ring on por	Fiscal Note Filed
111ay 12	Cal Ord 2nd Rdg-Shr Dbt	1 isour 1 tote 1 nea
	Added As A Triest Common	MCKEON
34 40	Added As A Joint Sponsor	
May 13		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
	Second Reading-Short Deb	ate
	Pld Cal Ord 3rd Rdg-Sht I	Obt
May 14	3rd Rdg-Sht Dbt-Pass/Vot	112-004-000
1.14, 1,	Added As A Joint Sponsor	GASH
May 15		
May 15	Sec. Desk Concurrence 01,	02
<b>M</b> ay 16	Filed with Secretary	75. WY A 1
		Mtn non-concur - Hse Amend
May 19	S Noncners in H Amend. 0	1,02
	Arrive House	
	Placed Cal Order Non-cone	cur 01.02
May 22		MTN REFUSE RECEDE-HSE
11147 22		AMEND
	U Defuses to Decade Amer	
	H Refuses to Recede Amer	
	H Requests Conference Co	mm 151
	Hse Conference Comm Ap	pta 151/SCULLY,
		LOPEZ, HANNIG,
		CHURCHILL AND
		MOFFITT
		<del></del>

May 27	Sen Accede Req Conf Comm 1ST
	Sen Conference Comm Apptd 1ST/LAUZEN,
	RADOGNO, DÍLLARD,
	GARCIA, FARLEY
May 30	Filed with Secretary
	Conference Committee Report
	Conf Comm Rpt referred to SRUL
	House report submitted
	Conf Comm Rpt referred to 1ST/HRUL
	Be approved consideration
	Conference Committee Report
	Rules refers to SCED
May 31	House Conf. report Adopted 1ST/097-019-001
	Conference Committee Report
	Be approved consideration
	Senate report submitted
	Senate Conf. report Adopted 1ST/055-002-000
	Both House Adoptd Conf rpt 1ST
	Passed both Houses
Jun 27	Sent to the Governor
Aug 22	Governor amendatory veto
Oct 16	Placed Cal. Amendatory Veto
	Mtn fild accept amend veto FARLEY
Oct 28	Accept Amnd Veto-Sen Pass 058-000-000
Oct 30	Arrive House
0 . 00	Placed Cal. Amendatory Veto
Oct 31	Mtn fild accept amend veto #1/SCULLY
	Motion referred to HRUL
NT 10	Placed Cal. Amendatory Veto
Nov 12	App For Consider - Compline
NT 12	Placed Cal. Amendatory Veto
Nov 13	Accept Amnd Veto-House Pass 117-000-000
N 26	Bth House Accept Amend Veto
Nov 26	Return to Gov-Certification
Dec 01	Governor certifies changes PUBLIC ACT 90-0541 Effective date 98-06-01
	PUBLIC ACT 90-0541 Effective date 98-06-01
1664 RUT	LER

## SB-0664 BUTLER.

235 ILCS 5/6-6

from Ch. 43, par. 123

Amends the Liquor Control Act of 1934. Provides that a manufacturer and a distributor or importing distributor may enter into a written agreement for the manufacturer to sell to the distributor or importing distributor certain signs or inside advertising materials. Effective immediately.

Feb 06 1997 First reading Referred to Rules

red ud 1997	First reading	Referred to Rules
Feb 19		Assigned to Licensed Activities
Mar 05		Postponed
Mar 12		Recommended do pass 009-000-000
	Placed Calndr, Second Rea	dng
May 07	•	Motion filed WEAVER - RE-REFER
·		FROM CAL. 2ND RDG.
		TO SENATE RULES.
May 08		Motion prevailed
May 08		037-011-006
•		Re-referred to Rules

# SB-0665 MAITLAND.

40 ILCS 5/16-131.1

from Ch. 108 1/2, par. 16-131.1

Amends the Downstate Teacher Article of the Pension Code. Removes obsolete provisions relating to the transfer of credit to the General Assembly Retirement System. Effective immediately.

PENSION IMPACT NOTE SB 665 has no fiscal impact.

# SENATE AMENDMENT NO. 1.

Adds reference to:

5 ILCS 365/2 from Ch. 127, par. 352 5 ILCS 365/4 from Ch. 127, par. 354 5 ILCS 365/8 from Ch. 127, par. 358

```
5 ILCS 365/9
                        from Ch. 127, par. 359
35 ILCS 5/804
                         from Ch. 120, par. 8-804
40 ILCS 5/2-123
                          from Ch. 108 1/2, par. 2-123
40 ILCS 5/2-126.1
                          from Ch. 108 1/2, par. 2-126.1
40 ILCS 5/14-103.05
                           from Ch. 108 1/2, par. 14-103.0
40 ILCS 5/14-108
                          from Ch. 108 1/2, par. 14-108
                          from Ch. 108 1/2, par. 14-130
40 ILCS 5/14-130
40 ILCS 5/14-133
                          from Ch. 108 1/2, par. 14-133
40 ILCS 5/14-133.1
                           from Ch. 108 1/2, par. 14-133.1
40 ILCS 5/15-157
                          from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-157.1
                           from Ch. 108 1/2, par. 15-157.1
40 ILCS 5/15-185
                          from Ch. 108 1/2, par. 15-185
40 ILCS 5/18-133.1
                           from Ch. 108 1/2, par. 18-133.1
40 ILCS 5/21-103
                          from Ch. 108 1/2, par. 21-103
40 ILCS 5/21-109
                          from Ch. 108 1/2, par. 21-109
40 ILCS 5/21-115
                          from Ch. 108 1/2, par. 21-115
```

Deletes everything. Amends the State Salary and Annuity Withholding Act and the Illinois Pension Code to authorize voluntary withholding from retirement and disability annuities payable from the State Universities Retirement System. Authorizes withholding under the State Salary and Annuity Withholding Act for the purpose of paying to the Department of Revenue amounts due or to become due under the Illinois Income Tax Act. Provides that the amounts withheld shall be paid without delay to the Department of Revenue or a depositary designated by the Department. Also authorizes withholding for payment of optional contributions to public employee retirement systems. For participants in the General Assembly, State Employee, Universities, and Judges Retirement Systems, authorizes pickup of optional contributions by the employer for federal tax purposes. Amends the Illinois Income Tax Act to provide that an individual may elect to have the amounts withheld under the State Salary and Annuity Withholding Act for payment of amounts due or to become due under the Illinois Income Tax Act treated as payments of estimated tax. 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 Employee Article to authorize the Board to adopt rules governing the repayment of refunds and establishment of credits in cases involving awards of back pay or reinstatement. Provides that the rules may authorize repayment of a refund in installment payments and may waive the payment of interest on refund amounts repaid in full within a specified period. Specifies that members of certain professional licensing and disciplinary boards who are compensated on a per-diem basis do not participate in the System. Removes the requirement that certain security employees of the Department of Corrections or Human Services must be employed full-time in order to qualify for their special retirement formula. Amends the Social Security Enabling Act Article to abolish the Social Security Contribution Fund at the close of business on June 30, 1997. Deletes obsolete references to the Fund. Transfers any remaining balance into the Social Security Administration Fund. Effective immediately.

## SENATE AMENDMENT NO. 3.

```
Adds reference to:
5 ILCS 375/3
                          from Ch. 127, par. 523
5 ILCS 375/6.6
40 ILCS 5/14-118
                           from Ch. 108 1/2, par. 14-118
40 ILCS 5/14-119
                            from Ch. 108 1/2, par. 14-119
40 ILCS 5/14-120
                           from Ch. 108 1/2, par. 14-120
40 ILCS 5/14-128
                            from Ch. 108 1/2, par. 14-128
40 ILCS 5/15-131
                            from Ch. 108 1/2, par. 15-131
40 ILCS 5/15-145
                            from Ch. 108 1/2, par. 15-145
40 ILCS 5/16-106
                           from Ch. 108 1/2, par. 16-106 from Ch. 108 1/2, par. 16-140
40 ILCS 5/16-140
40 ILCS 5/16-151
                            from Ch. 108 1/2, par. 16-151
40 ILCS 5/16-155
                            from Ch. 108 1/2, par. 16-155
40 ILCS 5/16-158.1
                            from Ch. 108 1/2, par. 16-158.1
40 ILCS 5/16-169.1 new
40 ILCS 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
40 ILCS 5/16-187 from Ch. 108 1/2, par. 16-187
40 ILCS 5/17-134.1 new
```

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. Removes the requirement that the president of the board approve all vouchers. Changes certain requirements relating to educational employers. Amends the State Employee, State Universities, and Downstate Teacher Articles to extend certain survivor benefits to children who are unmarried full-time students under age 22. Amends the Chicago Teacher Article of the Pension Code to provide for participation by certain labor organization employees who do not receive special leaves of absence for that employment. Allows those employees to repay refunds and establish credit for prior service in that capacity. Allows purchase of these optional credits by direct rollover of money from other qualified retirement plans. Amends the Downstate Teacher Article of the Pension Code to remove the deadline by which certain labor organization employees may elect to participate in the System. Allows participation by certain officers of national teacher organizations. Effective immediately.

# SENATE AMENDMENT NO. 5.

```
Adds reference to:
30 ILCS 805/8.21 new
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. Waives the 50-month limit on establishing credit for certain past service for current and former county board members, subject to approval of the affected county board. Amends the State Mandates Act to require implementation without reimbursement.

```
SENATE AMENDMENT NO. 8.
```

```
Adds reference to:
40 ILCS 5/18-112.6 new
```

Amends the Judges Article of the Illinois 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 or the board of trustees of a community college district in this State.

```
SENATE AMENDMENT NO. 9.
```

```
Adds reference to: 40 ILCS 5/14-104
```

Amends the State Employee Article of the Pension Code to allow persons who have worked on a contractual basis in the district office of a member of the General Assembly to purchase service credit for up to 3 years of that work. Requires application by March 1, 1998. Effective immediately.

```
SENATE AMENDMENT NO. 10.
```

```
Adds reference to: 40 ILCS 5/17-116.1 from Ch. 108 1/2, par. 17-116.1 30 ILCS 805/8.21 new
```

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, 2005; applies retroactively to persons who have retired since June 30, 1995. Amends the State Mandates Act to require implementation without reimbursement.

# SENATE AMENDMENT NO. 11.

```
Adds reference to:
                              from Ch. 108 1/2, par. 7-109.3
40 ILCS 5/7-109.3
40 ILCS 5/7-111
                              from Ch. 108 1/2, par. 7-111
40 ILCS 5/7-113
40 ILCS 5/7-116
40 ILCS 5/7-118
                              from Ch. 108 1/2, par. 7-113
                              from Ch. 108 1/2, par. 7-116
                              from Ch. 108 1/2, par. 7-118
from Ch. 108 1/2, par. 7-132.2
40 ILCS 5/7-132.2
40 ILCS 5/7-139
                              from Ch. 108 1/2, par. 7-139
                              from Ch. 108 1/2, par. 7-145
40 ILCS 5/7-145
                              from Ch. 108 1/2, par. 7-171
40 ILCS 5/7-171
40 ILCS 5/7-172
                              from Ch. 108 1/2, par. 7-172
40 ILCS 5/7-199.3 new
```

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code. Allows members to receive up to 24 months of credit for military service not preceded by employment upon payment of the corresponding employee and employer contributions; requires employer approval. Allows all credit for military service or a leave of absence established by a sheriff's law enforcement employee to be deemed credit in that capacity. Allows an inactive member to designate a death benefit beneficiary. Changes certain obsolete references to educational service regions. Restores the availability of reversionary annuities. Authorizes the Fund to offer deferred compensation and tax-deferred annuity programs to its members. Requires an employee contribution for certain prior service credits granted to employees of entities that begin participating in the Fund after January 1, 1998. Also makes technical changes.

# SENATE AMENDMENT NO. 12.

```
Adds reference to:
5 ILCS 375/3
                          from Ch. 127, par. 523
40 ILCS 5/15-107
                            from Ch. 108 1/2, par. 15-107
40 ILCS 5/15-134
                            from Ch. 108 1/2, par. 15-134
                            from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-136
40 ILCS 5/15-136.4 new
40 ILCS 5/15-141
                            from Ch. 108 1/2, par. 15-141
40 ILCS 5/15-142
                            from Ch. 108 1/2, par. 15-142
40 ILCS 5/15-146
40 ILCS 5/15-154
                            from Ch. 108 1/2, par. 15-146
                            from Ch. 108 1/2, par. 15-154
40 ILCS 5/15-157
40 ILCS 5/15-158.2
                            from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-165
                            from Ch. 108 1/2, par. 15-165
40 ILCS 15/1.1
```

Amends the State Universities Article of the Pension Code to provide for another optional retirement program. Amends the State Employees Group Insurance Act to make changes in definitions. Also makes other changes. Amends the State Pension Funds Continuing Appropriation Act to make a change in the continuing appropriation for the State Universities Retirement System.

# PENSION NOTE

SB665 would have little or no fiscal impact.

PENSION NOTE, ENGROSSED

No change from previous note.

## HOUSE AMENDMENT NO. 1.

Reorganizes the provisions of the bill. Deletes certain duplicative material. Makes no substantive change.

# HOUSE AMENDMENT NO. 2.

```
Adds reference to:

40 ILCS 5/16-143 from Ch. 108 1/2, par. 16-143

40 ILCS 5/16-152.1 from Ch. 108 1/2, par. 16-152.1

40 ILCS 5/16-154 from Ch. 108 1/2, par. 16-154
```

Amends the Downstate Teacher Article of the Pension Code. Provides that benefits payable to an eligible child shall terminate when the eligible child marries, dies, or attains age 18 (age 22 if a full-time student); except that benefits payable to a dependent disabled eligible child shall terminate only when the child dies or ceases to be disabled. Changes two references to school districts to conform them to the other changes made by the bill. Authorizes employer pickup of optional contributions paid by payroll deduction.

```
PENSION NOTE, H-AM 1 & 2
   SB 665 would have little or no fiscal impact on the bill.
   FISCAL NOTE, H-AM 1 & 2 (Economic & Fiscal Comm.)
   No change from previous note.
NOTE(S) THAT MAY APPLY: Pension
   Feb 06 1997
                First reading
                                         Referred to Rules
                                         Assigned to Insurance & Pensions
   Feb 19
    Mar 04
                                         Postponed
    Mar 05
                                         Pension Note Filed
                                         Recommended do pass 010-000-000
   Mar 11
                 Placed Calndr, Second Reading
   Mar 13
                 Filed with Secretary
                      Amendment No.01
                                         DONAHUE
                                         -MADIGAN
                      Amendment referred to SRUL
                 Filed with Secretary
                      Amendment No.02
                                         MAITLAND
                                         -MADIGAN
                      Amendment referred to SRUL
                 Filed with Secretary
                      Amendment No.03
                                         MAITLAND
                                         -MADIGAN
                      Amendment referred to SRUL
                 Filed with Secretary
                                         WATSON
                      Amendment No.04
                      Amendment referred to SRUL
                 Filed with Secretary
                                         WATSON
                      Amendment No.05
                      Amendment referred to SRUL
                 Filed with Secretary
                      Amendment No.06
                                         BOMKE
                      Amendment referred to SRUL
                 Filed with Secretary
                      Amendment No.07
                                         BOMKE
                      Amendment referred to SRUL
    Mar 14
                 Second Reading
                 Placed Calndr, Third Reading
                 Filed with Secretary
                      Amendment No.08
                                         CULLERTON
                                         -DELEO
                      Amendment referred to SRUL
                 Filed with Secretary
                      Amendment No.09
                                         CULLERTON
                                         -REA
                      Amendment referred to SRUL
                 Filed with Secretary
                      Amendment No.10
                                         CULLERTON
                      Amendment referred to SRUL
                 Filed with Secretary
                      Amendment No.11
                                         PETERSON
                      Amendment referred to SRUL
    Mar 17
                      Amendment No.01
                                         DONAHUE
                                          -MADIGAN
                      Rules refers to
                                           SINS
                      Amendment No.02
                                          MAITLAND
                                          -MADIGAN
                                           SINS
                      Rules refers to
                      Amendment No.03
                                          MAITLAND
                                         -MADIGAN
                      Rules refers to
                                           SINS
                                          WATSON
                      Amendment No.04
                      Rules refers to
                                           SINS
                      Amendment No.05
                                          WATSON
                                           SINS
                      Rules refers to
                      Amendment No.06
                                          BOMKE
                      Rules refers to
                                           SINS
```

Amendment No.07

Rules refers to

BOMKE

SINS

Mar 17—Cont	: Amendment No.08	CULLERTON	
	<b>D</b>	-DELEO	
	Rules refers to Amendment No.09	SINS CULLERTON	
	Amendment No.09	-REA	
	Rules refers to	SINS	
	Amendment No.10	CULLERTON	
	Rules refers to Amendment No.11	SINS PETERSON	
	Rules refers to	SINS	
Mar 18	Filed with Secretary	571.15	
	Amendment No.12	MADIGAN	
	Amendment referred Amendment No.12	to SKUL MADIGAN	
	Rules refers to	SINS	
<b>Mar</b> 19	Amendment No.01	DONAHUE	
		-MAITLAND	
	Amendment No.03	Be adopted MAITLAND	
	Amenament 140.03	-MADIGAN	
		Be adopted	
	Amendment No.05	WATSON	
	Amendment No.07	Be adopted BOMKE	
	Amendment 140.07	Postponed	
	Amendment No.08	CULLERTON	
		-DELEO	
	Amendment No.09	Be adopted CULLERTON	
		-REA	
	4 1 137 40	Be adopted	
	Amendment No.10	CULLERTON Be adopted	
	Amendment No.11	PETERSON	
		Be adopted	
	Amendment No.12	MADIGAN	
		Be adopted MOLARO-ADDED AS	
		CHIEF CO-SPONSOR	
		ON SA 10.	
	Recalled to Second Reading		
	Amendment No.01	DONAHUE -MADIGAN	
		Adopted	
	Amendment No.03	MAITLAND	
		-MADIGAN Adopted	
	Amendment No.05	WATSON	Adopted
	Amendment No.08	CULLERTON	
		-DELEO	
	Amendment No.09	Adopted CULLERTON	
	Americaniem (10.0)	-REA	
		Adopted	
	Amendment No.10	CULLERTON -MOLARO	
		Adopted	
	Amendment No.11	PETERSON	Adopted
	Amendment No.12	MADIGAN	Adopted
Mar 20	Placed Calndr, Third Readi Third Reading - Passed 053		
20	Tabled Pursuant to Rule5-4	1(A)	
	_	SA'S 02,04,06,07	
Mar 21	Third Reading - Passed 053 Arrive House	3-002-000	
171W1 2-1	Hse Sponsor MURPHY		
	Added As A Joint Sponsor		
	First reading	Referred to Rules	

Apr 08 Apr 11		Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions
May 01	Added As A Joint Sponsor	
May 08	Amendment No.01 Amendment No.02	PERS PENSION H Adopted PERS PENSION H Adopted Do Pass Amend/Short Debate 013-000-000
	Placed Cal 2nd Rdg-Sht Di	
	_	Fiscal Note Requested HOEFT St Mandate Fis Nte ReqHOEFT
	Cal Ord 2nd Rdg-Shr Dbt	PRIMIN
May 13	Added As A Joint Sponsor Second Reading-Short Deb Held 2nd Rdg-Short Debat	pate
<b>M</b> ay 14		Pension Note Filed
		Fiscal Note Filed
May 15	Held 2nd Rdg-Short Debat	
May 15	Pld Cal Ord 3rd Rdg-Sht I	St Mandate Fis Nte Req-Wdrn
May 16	3rd Rdg-Sht Dbt-Pass/Vot	116-001-000
,	Added As A Joint Sponsor	
	Sec. Desk Concurrence 01,	02
<b>M</b> ay 19	Filed with Secretary	77 A 1
	Motion referred to	Mtn concur - House Amend SRUL
May 20	Motion referred to	Mtn concur - House Amend
May 20	Rules refers to	SINS
		Mtn concur - House Amend
		Be adopted
	0.0	Mtn concur - House Amend
	S Concurs in H Amend. 01 Passed both Houses	,02/059-000-000
Jun 18	Sent to the Governor	
Aug 16	Governor approved	
Ü		Effective date 97-08-16
SB-0666 MAITI	AND.	
40 ILCS 5/1-111	from Ch. 19	08 1/2, par. 1-111
Amends the Gen		the Illinois Pension Code. Makes sty-
	Section relating to limitati	
	IPACT NOTE	
SB 666 has no	fiscal impact.	
Note(s) That Ma		
Feb 06 1997	First reading	Referred to Rules
Feb 19 <b>M</b> ar 04		Assigned to Insurance & Pensions Postponed
Mar 05		Pension Note Filed
Mar 11		Recommended do pass 010-000-000
	Placed Calndr, Second Read	
Mar 14	Second Reading	
Ma 07	Placed Calndr, Third Readi	Motion fled WEAVED DE DEEED
<b>M</b> ay 07		Motion filed WEAVER - RE-REFER FROM CAL. 3RD RDG.
		TO SENATE RULES.
May 08		Motion prevailed
May 08		037-011-006
		Re-referred to Rules

# SB-0667 MADIGAN.

40 ILCS 5/15-136

from Ch. 108 1/2, par. 15-136

Amends the Universities Article of the Pension Code. In a Section on retirement annuities, corrects an incorrect cross reference. Effective immediately.

PEŃSION IMPACT NOTE SB 667 has no fiscal impact. PENSION IMPACT NOTE, ENGROSSED No change from previous note.

```
HOUSE AMENDMENT NO. 1.
    Deletes reference to:
    40 ILCS 5/15-136
    Adds reference to:
    35 ILCS 200/18-185
    40 ILCS 5/2-117.4 new
    40 ILCS 5/7-132
                              from Ch. 108 1/2, par. 7-132
    40 ILCS 5/7-141.1
    40 ILCS 5/7-171
                              from Ch. 108 1/2, par. 7-171
    40 ILCS 5/9-134.3 new
    40 ILCS 5/14-105.1
                                from Ch. 108 1/2, par. 14-105.1
                               from Ch. 108 1/2, par. 15-112
from Ch. 108 1/2, par. 15-113.2
    40 ILCS 5/15-112
    40 ILCS 5/15-113.2
    40 ILCS 5/15-113.3
                                from Ch. 108 1/2, par. 15-113.3
    40 ILCS 5/15-113.4
                                from Ch. 108 1/2, par. 15-113.4
                                from Ch. 108 1/2, par. 15-113.7
    40 ILCS 5/15-113.7
    40 ILCS 5/15-125
                               from Ch. 108 1/2, par. 15-125
                               from Ch. 108 1/2, par. 15-136.2
    40 ILCS 5/15-136.2
    40 ILCS 5/15-143
                               from Ch. 108 1/2, par. 15-143
    40 ILCS 5/15-153.2
                               from Ch. 108 1/2, par. 15-153.2
    40 ILCS 5/15-157
                               from Ch. 108 1/2, par. 15-157
    40 ILCS 5/15-167.2
                                from Ch. 108 1/2, par. 15-167.2
    40 ILCS 5/15-168.1 new
    40 ILCS 5/15-185
                               from Ch. 108 1/2, par. 15-185
    40 ILCS 5/15-190
                               from Ch. 108 1/2, par. 15-190
    40 ILCS 5/15-191
                               from Ch. 108 1/2, par. 15-191
    40 ILCS 5/16-127
                               from Ch. 108 1/2, par. 16-127
                               from Ch. 108 1/2, par. 16-140
    40 ILCS 5/16-140
    40 ILCS 5/18-112
                               from Ch. 108 1/2, par. 18-112
    40 ILCS 5/15-144 rep.
    30 ILCS 805/8.21 new
```

Deletes everything. Amends the Illinois Pension Code to allow a former member of the General Assembly who transferred his credits under the State Employees' Retirement System to the General Assembly Retirement System to retransfer a portion of those credits back to the State Employees' Retirement System. Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Deletes provisions limiting the early retirement incentive program to once every 6 years. Provides that employees of the governing board of the Special Education District of Lake County must begin participating in the Fund as of July 1. 1997. Provides that current employees shall receive free credit for up to 5 years of their prior service with that employer, 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 a special education joint agreement created under Section 10-22.31 of the School Code that is a participating instrumentality may include their proportionate share of the employer contribution for current or prior service in the districts' IMRF tax levy. Amends the Property Tax Extension Limitation Law to exclude from the aggregate extension any amounts levied by school districts that participate in the Special Education District of Lake County to pay for their share of the District's IMRF costs. Amends the Cook County Article of the Pension Code to provide for a program of early retirement incentives. Also applies to the Cook County Forest Preserve District pension fund. Amends the State Universities Article of the Pension Code. Increases the System's authority to issue bonds, allowing up to \$20,000,000 to be outstanding at any one time. Limits existing benefits by: (i) excluding certain earnings after June 30, 1997 from the calculation of the final rate of earnings; (ii) imposing additional requirements on return to service following a leave of absence; (iii) requiring a return to service within one year after discharge in order to obtain credit for military service; (iv) removing a provision allowing beneficiaries to elect to receive death benefits in multiple payments; and (v) limiting credit for unused sick leave. (Article 13, Section 5 of the Illinois Constitution may prevent these limitations from applying to certain current or former members.) Changes the definition of "effective rate of interest" by adding additional factors to be included in determining the rate, including the desirability of minimizing volatility in the rate from year to year; states that the change is a clarification of existing law. Changes provisions relating to the calculation of interest when purchasing military service credit. Grants the Secretary of the Board the power to issue subpoenas. Allows annuitants and beneficiaries to authorize withholding from their annuities and benefits. Allows the System to pay benefits to the trustee of a trust created for the benefit of a minor or person under legal disability; provides that the System is not responsible for determining the validity of the trust and must conclusively rely on the representations of the trustee. Allows certain university firefighters and police officers to have their benefits based on their salary on the last day of service as a firefighter or police officer. Extends the deadline for early retirement without discount to September 1, 2002. Also makes technical changes. Amends the Downstate Teacher Article to extend to January 1, 1998 the deadline for certain surviving spouses who were married for at least 12 months, but not the 12 months immediately preceding the member's death, to apply for benefits as a dependent beneficiary. Allows up to 5 years of credit to be established for periods between January 1, 1959 and December 31, 1963 during which a teacher was employed by Southern Illinois University - Carbondale. Amends the Judges Article of the Pension Code. In the Section that provides for transfer of State employee and teacher credits to the Judges Retirement System, provides that a judge who was legal adviser to the State Board of Education can transfer up to 11 years of these credits at a reduced cost and at a reduced rate of interest. Amends the State Man-Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE, H-AM 1

SB 667 would have little or no fiscal impact on the bill.

FISCAL NOTE, H-AM 1 (Economic & Fiscal Comm.) SB 667 impacts numerous pension systems and local gov't's.

## HOUSE AMENDMENT NO. 2.

```
Adds reference to:
35 ILCS 200/18-185
40 ILCS 5/1-113
                           from Ch. 108 1/2, par. 1-113
40 ILCS 5/2-110
                           from Ch. 108 1/2, par. 2-110
40 ILCS 5/2-117.4 new
40 ILCS 5/3-110.2
                           from Ch. 108 1/2, par. 3-110.2
40 ILCS 5/4-108.1
                           from Ch. 108 1/2, par. 4-108.1
40 ILCS 5/5-230
40 ILCS 5/6-224
                           from Ch. 108 1/2, par. 5-230
                           from Ch. 108 1/2, par. 6-224
                           from Ch. 108 1/2, par. 7-132
from Ch. 108 1/2, par. 7-139.1
40 ILCS 5/7-132
40 ILCS 5/7-139.1
40 ILCS 5/7-141.1
40 ILCS 5/7-171
                           from Ch. 108 1/2, par. 7-171
40 ILCS 5/8-138
                           from Ch. 108 1/2, par. 8-138
40 ILCS 5/8-138.3 new
40 ILCS 5/8-150.1
                           from Ch. 108 1/2, par. 8-150.1
40 ILCS 5/8-154
                           from Ch. 108 1/2, par. 8-154
40 ILCS 5/8-159
                           from Ch. 108 1/2, par. 8-159
40 ILCS 5/8-226
                           from Ch. 108 1/2, par. 8-226
                           from Ch. 108 1/2, par. 8-226.1
40 ILCS 5/8-226.1
40 ILCS 5/9-121.1
                           from Ch. 108 1/2, par. 9-121.1
40 ILCS 5/9-134.3 new
40 ILCS 5/10-104.1
                            from Ch. 108 1/2, par. 10-104.1
40 ILCS 5/11-125.1
                            from Ch. 108 1/2, par. 11-125.1
40 ILCS 5/11-133.2 new
40 ILCS 5/11-134
                           from Ch. 108 1/2, par. 11-134
40 ILCS 5/11-145.1
                            from Ch. 108 1/2, par. 11-145.1
40 ILCS 5/11-149
                           from Ch. 108 1/2, par. 11-149
40 ILCS 5/11-154
                           from Ch. 108 1/2, par. 11-154
40 ILCS 5/11-215
                           from Ch. 108 1/2, par. 11-215
40 ILCS 5/12-127.1
                            from Ch. 108 1/2, par. 12-127.1
40 ILCS 5/13-801
                           from Ch. 108 1/2, par. 13-801
40 ILCS 5/14-103.04
                             from Ch. 108 1/2, par. 14-103.0
40 ILCS 5/14-104
                           from Ch. 108 1/2, par. 14-104
40 ILCS 5/14-104.10 new
40 ILCS 5/14-105.1
                            from Ch. 108 1/2, par. 14-105.1
```

```
40 ILCS 5/14-105.3
                           from Ch. 108 1/2, par. 14-105.3
40 ILCS 5/15-112
                           from Ch. 108 1/2, par. 15-112
                           from Ch. 108 1/2, par. 15-113.2
40 ILCS 5/15-113.2
40 ILCS 5/15-113.3
                           from Ch. 108 1/2, par. 15-113.3
                           from Ch. 108 1/2, par. 15-113.4
40 ILCS 5/15-113.4
40 ILCS 5/15-113.7
                           from Ch. 108 1/2, par. 15-113.7
40 ILCS 5/15-125
                           from Ch. 108 1/2, par. 15-125
40 ILCS 5/15-134.2
                           from Ch. 108 1/2, par. 15-134.2
40 ILCS 5/15-136.2
                           from Ch. 108 1/2, par. 15-136.2
40 ILCS 5/15-143
                           from Ch. 108 1/2, par. 15-143
40 ILCS 5/15-153.2
                           from Ch. 108 1/2, par. 15-153.2
40 ILCS 5/15-157
                           from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-167.2
                           from Ch. 108 1/2, par. 15-167.2
40 ILCS 5/15-168.1 new
40 ILCS 5/15-185
                           from Ch. 108 1/2, par. 15-185
40 ILCS 5/15-190
                           from Ch. 108 1/2, par. 15-190
40 ILCS 5/15-191
                           from Ch. 108 1/2, par. 15-191
                           from Ch. 108 1/2, par. 16-127
40 ILCS 5/16-127
40 ILCS 5/16-131.1
                           from Ch. 108 1/2, par. 16-131.1
40 ILCS 5/16-140
                           from Ch. 108 1/2, par. 16-140
40 ILCS 5/17-114.1
                           from Ch. 108 1/2, par. 17-114.1
40 ILCS 5/17-116.4
40 ILCS 5/18-112
                           from Ch. 108 1/2, par. 18-112
40 ILCS 5/18-112.1
                           from Ch. 108 1/2, par. 18-112.1
40 ILCS 5/15-144 rep.
30 ILCS 805/8.21 new
```

Deletes everything. Amends the Illinois Pension Code. In the General Provisions Article, expands the authority of the Cook County pension fund to invest in securities of foreign and domestic corporations. In the General Assembly Article, allows both current and former members to establish and reinstate service credits in other public pension funds and to transfer those credits to the General Assembly Retirement System without payment of the corresponding employer contributions, until June 1, 1998. Allows a former member of the General Assembly who transferred his or her credits under the State Employees' Retirement System to the General Assembly Retirement System to retransfer a portion of those credits back to the State Employees' Retirement System. In the Illinois Municipal Retirement Fund (IMRF) Article, deletes provisions limiting the early retirement incentive program to once every 6 years. Provides that employees of the governing board of the Special Education District of Lake County must begin participating in the Fund as of July 1, 1997. Provides that current employees shall receive free credit for up to 5 years of their prior service with that employer, 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 a special education joint agreement created under Section 10-22.31 of the School Code that is a participating instrumentality may include their proportionate share of the employer contribution for current or prior service in the districts' IMRF tax levy. Also amends the Property Tax Extension Limitation Law to exclude from the aggregate extension any amounts levied by school districts that participate in the Special Education District of Lake County to pay for their share of the District's IMRF costs. Amends the Chicago Municipal and Laborer Articles of the Pension Code. Increases the minimum retirement annuity. Provides for retirement at age 50 with 30 years of service. Eliminates the age discount for employees who retire at age 55 with 25 years of service. Increases the minimum widow's annuity and allows certain widows to elect to receive 50% of the deceased employee's retirement annuity instead of a widow's annuity. Increases the child's annuity and removes the combined family maximum for certain persons currently eligible for child's annuities. Removes the maximum dollar amount limitation on widow's annuities for widows of employees who died before January 23, 1987; requires repayment of any refund of excess widow's annuity contributions, plus interest. Allows certain periods for which contributions have been paid to be counted as service for ordinary disability purposes. Provides a program of early retirement incentives for employees who retire on or before July 2, 1998. Makes other

changes. Amends the Cook County Article of the Pension Code to provide for a program of early retirement incentives. Also applies to the Cook County Forest Preserve District pension fund. Amends the State Employee Article of the Pension Code to authorize participation by employees of the Illinois Development Finance Authority. Authorizes purchase of credit for prior service with the Authority or its predecessor agency; requires the applicant to pay both employee and employer contributions plus interest. Allows a person who rendered contractual services to a member of the General Assembly as a worker providing constituent services to persons in the member's district to establish creditable service for up to 8 years of those contractual services. Amends the State Universities Article of the Pension Code. Increases the System's authority to issue bonds, allowing up to \$20,000,000 to be outstanding at any one time. Limits existing benefits by: (i) excluding certain earnings after June 30, 1997 from the calculation of the final rate of earnings; (ii) imposing additional requirements on return to service following a leave of absence; (iii) requiring a return to service within one year after discharge in order to obtain credit for military service; (iv) removing a provision allowing beneficiaries to elect to receive death benefits in multiple payments; and (v) limiting credit for unused sick leave. (Article 13, Section 5 of the Illinois Constitution may prevent these limitations from applying to certain current or former members.) Changes the definition of "effective rate of interest" by adding additional factors to be included in determining the rate, including the desirability of minimizing volatility in the rate from year to year; states that the change is a clarification of existing law. Changes provisions relating to the calculation of interest when purchasing military service credit. Grants the Secretary of the Board the power to issue subpoenas. Allows annuitants and beneficiaries to authorize withholding from their annuities and benefits. Allows the System to pay benefits to the trustee of a trust created for the benefit of a minor or person under legal disability; provides that the System is not responsible for determining the validity of the trust and must conclusively rely on the representations of the trustee. Allows certain university firefighters and police officers to have their benefits based on their salary on the last day of service as a firefighter or police officer. Extends the deadline for early retirement without discount to September 1, 2002. Also makes technical changes. Amends the Downstate Teacher Article to extend to January 1, 1998 the deadline for certain surviving spouses who were married for at least 12 months, but not the 12 months immediately preceding the member's death, to apply for benefits as a dependent beneficiary. Allows up to 5 years of credit to be established for periods between January 1, 1959 and December 31, 1963 during which a teacher was employed by Southern Illinois University - Carbondale. Amends the Chicago Teacher Article of the Pension Code to allow a person who began receiving early retirement benefits in 1994 to purchase additional service credit for up to 3 weeks in 1968 during which the person was prevented from working due to civil unrest. Requires an additional employee contribution. Makes payment of the resulting increase in retirement annuity payable retroactively from the date of retirement. Amends the Judges Article of the Pension Code to allow a former judge to transfer service credits from the State Employees' Retirement System to the Judges Retirement System. In the Section that provides for transfer of State employee and teacher credits to the Judges Retirement System, provides that a judge who was legal adviser to the State Board of Education can transfer up to 11 years of these credits at a reduced cost and at a reduced rate of interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE, H-AM 2

General Assembly: Fiscal impact is expected to be minimal. Chicago Municipal: Total unfunded liabilities | \$584.3; total annual cost 1\$56.8; total tax levy 1.73. Chicago Laborers: Total unfunded liabilities 1 \$89.9; total annual cost 1\$8.5; total tax levy 1.75. Illinois Municipal: Fiscal impact is expected to be minimal.

Cook County: Fiscal impact is not known at this time; costs are

to be borne by the Cook County Board.

State Employees: Fiscal impact is expected to be minor.

State Universities: Fiscal impact is expected to be significant

on the accrued liabilities of the System.

Downstate Teachers: Fiscal impact is expected to be neutral or minimal.

Chicago Teachers: Fiscal impact is expected to be minimal.

Judges: Fiscal impact is estimated to be minor.

STATE DEBT NOTE, H-AM 2

SB667 contains various changes, some of which would have a im-

pact on the system or fund amended.

FISCAL NOTE, H-AM 1 & 2 (Economic and Fiscal Comm.)

No change from previous note.

STATE MANDATES FISCAL NOTE, H-AM 2 (DCCA)

Creates a personnel mandate for which reimbursement would normally be required. However, the State Mandates Act is amended to relieve the State of reimbursement liability. Those costs which can be estimated total \$65.3 million.

# **HOUSE AMENDMENT NO. 3.**

Adds reference to:

40 ILCS 5/2-123

from Ch. 108 1/2, par. 2-123

Amends the General Assembly Article of the Pension Code. Allows a former member of the General Assembly to reinstate service credits that have been forfeited by acceptance of a refund, without a return to service.

	a retunu, without a retur	ii to service.
NOTE(S) THAT MAY	APPLY: Pension	
Feb 06 1997	First reading	Referred to Rules
Feb 19	-	Assigned to Insurance & Pensions
Маг 04		Postponed
Mar 05		Pension Note Filed
Mar 11		Recommended do pass 010-000-000
14121 11	Placed Calndr, Second Read	
Mar 17	Second Reading	пів
Mai 17		
37 20	Placed Calndr, Third Reading	
Mar 20	Third Reading - Passed 052	2-002-000
Mar 21	Arrive House	
	Placed Calendr, First Readr	ıg
Apr 16	Hse Sponsor MCKEON	
	First reading	Referred to Rules
Apr 23	-	Assigned to Personnel & Pensions
Apr 30		Pension Note Filed
		Committee Personnel & Pensions
May 08	Amendment No.01	PERS PENSION H Adopted
may oo .	Amenament (10.01	Do Pass Amd/Stndrd Dbt/Vote
		007-002-004
	Died Cal 2nd Dda Std Dbt	007-002-004
	Plcd Cal 2nd Rdg Std Dbt	Figural Nata Dominated HOPET
		Fiscal Note Requested HOEFT
		St Mandate Fis Nte ReqHOEFT &
		PARKE
	Cal 2nd Rdg Std Dbt	
<b>M</b> ay 13	Added As A Joint Sponsor	
	Alt Primary Sponsor Chang	ged HARTKE
	Second Reading-Stnd Deba	ite
	Hld Cal Ord 2nd Rdg-Shr	
May 14		Pension Note Filed
,		Fiscal Note Filed
	Amendment No.02	HARTKE
	Amendment referred	
	Hld Cal Ord 2nd Rdg-Shr	
May 15	Amendment No.02	HARTKE
May 13		
	Rules refers to	HPPN
	Added As A Joint Sponsor	
	Amendment No.02	HARTKE
		Be adopted
	Amendment No.03	HARTKE
	Amendment referred	
	Amendment No.02	HARTKE Adopted
		Fiscal Note Requested AS AMEND.
		#2/BLACK

Adopted

```
May 15-Cont.
```

Pension Note Requestd AS AMEND.

#2/BLACK

Balanced Budget Note RPARKE State Debt Note Requested PARKE

Hld Cal Ord 2nd Rdg-Shr Dbt

May 16

Pension Note Filed

State Debt Note Filed AS AMENDED

BY HA 2 Fiscal Note Filed

St Mandate Fis Note Filed

Amendment No.03

HARTKE

Amendment No.03

Be adopted

HARTKE

REP. HARTKE

**OUESTIONED IF THE** 

BALANCED BUDGET NOTE IS **INAPPLICABLE** 

THE CHAIR RULED THE BALANCED **BUDGET NOTE IS INAPPLICABLE** 

Balanced Bdgt Note Not Rgrd

Pld Cal Ord 3rd Rdg-Std Dbt 3rd Rdg-Stnd Dbt-Lost034-070-010

#### MAITLAND - MADIGAN. SB-0668

5 ILCS 375/3 from Ch. 127, par. 523 5 ILCS 375/6.6 40 ILCS 5/16-151 from Ch. 108 1/2, par. 16-151 from Ch. 108 1/2, par. 16-155 40 ILCS 5/16-155 40 ILCS 5/16-158.1 from Ch. 108 1/2, par. 16-158.1 40 ILCS 5/16-169.1 new 40 ILCS 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 40 ILCS 5/16-187 from Ch. 108 1/2, par. 16-187

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. Removes the requirement that the president of the board approve all vouchers. Changes certain requirements relating to educational employers. Effective immediately.

PENSION IMPACT NOTE

SB 668 has no fiscal impact on TRS accrued liabilities, but may affect fiscal reporting requirements for the System's assets.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Insurance & Pensions Feb 26 To Subcommittee

Pension Note Filed Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a)

#### MAITLAND - MADIGAN. SB-0669

Mar 05

40 ILCS 5/14-118	from Ch. 108 1/2, par. 14-118
40 ILCS 5/14-119	from Ch. 108 1/2, par. 14-119
40 ILCS 5/14-120	from Ch. 108 1/2, par. 14-120
40 H CS 5/14-128	from Ch 108 1/2 par 14-128

40 ILCS 5/15-131	from Ch. 108 1/2, par. 15-131
40 ILCS 5/15-145	from Ch. 108 1/2, par. 15-145
40 ILCS 5/16-140	from Ch. 108 1/2, par. 16-140

Amends the State Employee, State Universities, and Downstate Teacher Articles of the Pension Code. Extends certain survivor benefits to children who are unmarried full-time students under age 22. Effective immediately.

PENSION IMPACT NOTE

Cost of SB669 cannot be determined but is expected to be minor.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions

Feb 26 To Subcommittee Mar 05 Pension Note Filed

Committee Insurance & Pensions Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-0670 CULLERTON.

815 ILCS 205/4.1a from Ch. 17, par. 6406

Amends the Interest Act. Adds a caption to a Section concerning charges that are deemed not to be consideration for a loan.

SENATE AMENDMENT NO. 1.

Deletes reference to: 815 ILCS 205/4.1a Adds reference to:

815 ILCS 205/4 from Ch. 17, par. 6404

Replaces the title and everything after the enacting clause. Provides that it is lawful to impose upon a borrower a cancellation fee not exceeding \$500 if the borrower cancels a home equity line of credit.

FISCAL NOTE (Dept. of Financial Inst.)

SB 670 would have no fiscal impact on this Dept.

STATE MANDATES FISCAL NOTE (DCCA)

Fails to create a State mandate.

HOME RULE NOTE

SB 670 does not preempt home rule authority.

HOUSING AFFORDABILITY NOTE

This bill will have no direct impact on the cost of constructing, purchasing, owning or selling a single family residence.

# HOUSE AMENDMENT NO. 1.

Provides that a cancellation fee not exceeding \$500 may be charged unless otherwise prohibited by law.

## HOUSING AFFORDABILITY NOTE

No change from previous note.

Feb 06 1997 Referred to Rules First reading

Feb 19 Assigned to Financial Institutions

Feb 28 Postponed

Mar 06 Amendment No.01 FINANC. INST. S Adopted

Recommnded do pass as amend

008-000-000

Placed Calndr, Second Reading

Mar 12 Second Reading

Placed Calndr, Third Reading

Mar 13 Third Reading - Passed 058-000-000

Arrive House

Placed Calendr, First Reading

Mar 14 Hse Sponsor FÉIGENHOLTZ

Mar 18 Referred to Rules First reading

Mar 21 Assigned to Financial Institutions

Apr 29 Alt Primary Sponsor Changed BUGIELSKI Added As A Joint Sponsor FEIGENHOLTZ

May 07 Do Pass/Short Debate Cal 023-001-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested DEUCHLER Housing Aford Note RequDEUCHLER

Cal Ord 2nd Rdg-Shr Dbt

May 12 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt

3.5		TT 45 137	
May 13		Housng Aford Note ReguWITHDRAWN/	DELICHI ED
	Second Reading-Short Deb		DECCILER
	Pld Cal Ord 3rd Rdg-Sht I	Dbt	
	Relid 2nd Rdng-Short Deb Amendment No.01	BUGIELSKI	
	Amendment referred		
	Held 2nd Rdg-Short Deba		_
May 14		St Mandate Fis Note File Home Rule Note Filed	ed .
		Housing Aford Note File	d
	Amendment No.01	BUGIELSKI	
	Amendment No.01	Be adopted BUGIELSKI	Adopted
	Pld Cal Ord 3rd Rdg-Sht I	Dbt	
May 15	3rd Rdg-Sht Dbt-Pass/Vo		
May 16	Added As A Joint Sponsor Sec. Desk Concurrence 01	DEUCHLER	
•	Filed with Secretary	35.	,
May 19	S Noncners in H Amend. (	Mtn non-concur - Hse Ar	nena
	Arrive House		
May 22	Placed Cal Order Non-con	cur 01 MTN REFUSE RECED	F-HSE
May 22		AMEND	LIIOL
	H Refuses to Recede Ame		
	H Requests Conference Co Hse Conference Comm Ap	ontd 1ST/BUGIELSKI.	
		FEIGENHOLTZ,	
		HANNIG, CHURCHILL AND	
		DEUCHLER	
May 23	Sen Accede Req Conf Con		
	Sen Conference Comm Ap	WALSH,T, GEO-KAI	RIS
3.5	<b>7</b> 71 1 11 0	REA, CULLERTON	
May 30	Filed with Secretary	Conference Committee R	leport
	Conf Comm Rpt referred to	to SRUL	
	House report submitted Conf Comm Rpt referred to	to 1ST/UDIII	
	Com Commi Kpt referred	Be approved consideration	n
		Conference Committee R	
	House Refuses to Adopt 13	Be approved consideratio	n
	H Requests Conference Co	omm 2ND	
	Hse Conference Comm Ap	optd 2ND/BUGIELSKI,	
		FEIGENHOLTZ, HANNIG,	
		CHURCHILL AND	
	Sanata raport submitted	DEUCHLER	
	Senate report submitted Senate Conf. report lost 15	ST/004-047-001	
May 31	Sen Accede Req Conf Cor	nm 2ND	
	Sen Conference Comm Ap	WALSH,T, GEO-KA	RIS
		REA, CULLERTON	K10
SB-0671 CULL	ERTON.		
230 ILCS 5/15.1	from Ch. 8	B, par. 37-15.1	
	nois Horse Racing Act of	f 1975. Adds a caption	to the Section
concerning the deposit of fees.			
BALANCED BUDGET NOTE, ENGROSSED SB671, engrossed, does not authorize, increase, decrease or re-			
allocate any general funds appropriation for fiscal year 1997.			
	FE (III. Racing Bd.) ave no impact on state revent	ne	
STATE MANDATES FISCAL NOTE (DCCA)			

Fails to create a State mandate.

HOME RULE NOTE

Does not preempt home rule authority.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 230 ILCS 5/15.1

Adds reference to: 230 ILCS 5/1

from Ch. 8, par. 37-1

Deletes everything. Amends the Illinois Horse Racing Act of 1975. Adds a caption and makes a technical change to the short title Section.

Feb 06 1997	First reading	Referred to Rules	
Feb 19	<u> </u>	Assigned to Licensed Act	ivities
Mar 05		Recommended do pass 00	
11141 05	Discard Calada Second Dec		77 000 000
Mar. 10	Placed Calndr, Second Rea	imig	
Mar 12	Second Reading		
	Placed Calndr, Third Read	ing	
Mar 13	Third Reading - Passed 04	7-002-009	
	Arrive House		
	Placed Calendr, First Read	ng	
Mar 14	Hse Sponsor LANG		
Mar 18		Referred to Rules	
	First reading		
Mar 21		Assigned to Executive	
May 07		Fiscal Note Requested S	
		St Mandate Fis Nte Reg	STEPHENS
		Balanced Budget Note R	STEPHENS
		Home Rule Note Reques	
		Do Pass/Stdnrd Dbt/Vot	
	Plcd Cal 2nd Rdg Std Dbt		000 007 000
May 09	Tied Cai Zild Rug Sid Dot		lad
May 09	A d NI O1	Balanced Budget Note Fi	ieu
	Amendment No.01	LANG	
	Amendment referred	to HRUL	
	Cal 2nd Rdg Std Dbt		
May 12		Fiscal Note Filed	
	Amendment No.01	LANG	
		Be adopted	
	Cal 2nd Rdg Std Dbt	20 ddoprod	
May 13	Second Reading-Stnd Deb	nte	
May 13			
	Hld Cal Ord 2nd Rdg-Shr		
May 14		St Mandate Fis Note File	xd
	Hld Cal Ord 2nd Rdg-Shr		
May 15		Home Rule Note Filed	
•	Amendment No.01	LANG	Adopted
	DUIGUO LO LD LOCAT	51.	•

## SB-0672 HAWKINSON – CULLERTON – GEO-KARIS – SEVERNS.

3rd Rdg-Stnd Dbt-Lost031-084-003

Pld Cal Ord 3rd Rdg-Std Dbt

New Act
215 ILCS 5/356t 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

Creates the Genetic Information Privacy Act. Provides that information derived from genetic testing is confidential. Limits the use of genetic information by insurers and employers. Provides an exception to the confidentiality of genetic information with respect to criminal proceedings. Amends the Illinois Insurance Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act to provide that entities regulated under those Acts are subject to the Genetic Information Privacy Act.

## SENATE AMENDMENT NO. 1.

May 16

Replaces everything after the enacting clause. Creates the Genetic Information Privacy Act. Provides that information derived from genetic testing is confidential. Limits the use of genetic information by insurers and employers. Provides exceptions to the confidentiality of genetic information with respect to certain disclosures by medical personnel. Exempts from the confidentiality requirements information that discloses the presence of a disease at the time of the test. Requires an individual

seeking life insurance to disclose results that show a high probability that the person will be afflicted with a fatal disease. Provides that persons aggrieved by a violation of the Act have a right of action. Amends the Illinois Insurance Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act to provide that entities regulated under those Acts are subject to the Genetic Information Privacy Act.

# SENATE AMENDMENT NO. 2.

Feb 06 1997 First reading

Excludes chemical, blood, and urine analyses, drug testing and HIV testing from the scope of the bill. Provides that samples obtained by peace officers may be used for identification purposes. Authorizes expungement of court records only. Requires employers to treat genetic information in a manner consistent with federal law. Provides that compliance by insurers with the requirements of the Insurance Information and Privacy Article of the III. Insurance Code by insurers shall be deemed compliance with the disclosure limitations of this Act. Limits remedies against insurers that violate the Act.

Referred to Rules

	100 1 777	I list reading	Referred to Rules	
	b 19		Assigned to Insurance & F	
Ma	ar 11	Amendment No.01	INS & PENS. S	Adopted
			Recommnded do pass as as	mend
			006-002-002	
		Placed Calndr, Second Read	dng	
		Added as Chief Co-sponsor	GEO-KARIS	
Mar 18		Second Reading		
		Placed Calndr, Third Readi	ng	
		Filed with Secretary		
		Amendment No.02	HAWKINSON	
		Amendment referred		
		Amendment No.02		
		Rules refers to	SINS	
Ma	ar 19	Amendment No.02		
		1 = 1101101110111011012	Be adopted	
		Recalled to Second Readin		
		Amendment No.02		Adopted
		Placed Calndr, Third Readi		. rasprea
Ma	аг 20	Added as Chief Co-sponsor		
.,	20	Third Reading - Passed 05'		
Ma	ar 21	Arrive House	. 666 666	
		Hse Sponsor MOFFITT		
		First reading	Referred to Rules	
Αn	r 08		Assigned to Insurance	
	ay 06	Added As A Joint Sponsor		
	-, -,	Added As A Joint Sponsor		
Ma	ay 08	Added As A Joint Sponsor		
	-,		Re-Refer Rules/Rul 9(B)	
ACT 2	CHILL	EDTON		
673		ERTON.		
	20 120 //	( (1 )		

### SB-06

35 ILCS 120/6	from Ch. 120, par. 445
625 ILCS 5/5-104.2	
815 ILCS 380/1	from Ch. 121 1/2, par. 1201
815 ILCS 380/2	from Ch. 121 1/2, par. 1202
815 ILCS 380/3	from Ch. 121 1/2, par. 1203
815 ILCS 380/4	from Ch. 121 1/2, par. 1204
815 ILCS 380/7	from Ch. 121 1/2, par. 1207

Amends the New Vehicle Buyer Protection Act. Provides that used vehicles are covered by the Act. Changes the short title of the Act to the Vehicle Buyer Protection Act. Changes cross-references to the Act in the Retailers' Occupation Tax Act and the Illinois Vehicle Code.

Feb 06 1997	First reading	Referred to Rules
Feb 19		Assigned to Transportation
Feb 27		Postponed
Маг 05		Postponed
Mar 12		Postponed
		Committee Transportation
Mar 15		Refer to Rules/Rul 3-9(a)

SB-0674 **428** 

## SB-0674 SIEBEN – JACOBS.

225 ILCS 15/3 from Ch. 111, par. 5353

Amends the Clinical Psychologist Licensing Act to exempt certain practitioners of hypnotherapy from the licensing requirements of the Act.

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities

Feb 28 Added as Chief Co-sponsor JACOBS

Mar 05 Postponed

Mar 12 Recommended do pass 009-000-000

Placed Calndr, Second Reading

Mar 19 Re-referred to Rules

### SB-0675 DILLARD - FARLEY.

415 ILCS 5/55.8 from Ch. 111 1/2, par. 1055.8

Amends the Environmental Protection Act in relation to the disposal of used tires. Increases the tire user fee from \$1.00 to \$1.01. Also makes a technical correction

## SENATE AMENDMENT NO. 1.

Deletes the fee increase.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Environment & Energy

Feb 28 Postponed

Mar 06 Amendment No.01 ENVIR. & ENE. S Adopted Recommnded do pass as amend

kecomminded do pass as amend 009-000-001

Placed Calndr, Second Reading

Mar 12 Second Reading

Placed Calndr, Third Reading
May 07
Motion filed WEAVER - RE-REFER

FROM CAL. 3RD RDG.

May 08 Motion prevailed May 08 037-011-006

Re-referred to Rules

# SB-0676 MOLARO – OBAMA – SMITH – REA – GARCIA, SHAW AND TROTTER.

305 ILCS 5/9-6.3 from Ch. 23, par. 9-6.3

Amends the Illinois Public Aid Code in an area requiring the provision of child care services to former recipients of assistance under the Aid to Families with Dependent Children program and State administered General Assistance programs for a maximum of 12 months when assistance is cancelled because the recipient obtained employment. Provides that reimbursement rates for child care services set by the Department of Human Services, as successor agency to the Department of Public Aid for the purpose of administering the Other Social Services Article of the Code, shall not be less than 75% of the prevailing market rate in a given region as determined by the Department.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Public Health & Welfare

Mar 04 To Subcommittee

Committee Public Health & Welfare
Mar 05 Added as Chief Co-sponsor SMITH

Added as Chief Co-sponsor SMITH Added as Chief Co-sponsor REA

Added as Chief Co-sponsor GARCIA

Added As A Co-sponsor SHAW

Added As A Co-sponsor TROTTER

Mar 15 Refer to Rules/Rul 3-9(a)

### SB-0677 JACOBS.

Mar 06

35 ILCS 200/18-165

Amends the Property Tax Code. Includes in the list of commercial and industrial property that may receive a tax abatement the property of any commercial or industrial firm currently located in the taxing district with the intent of expanding a facil-

ity or its number of employees. Provides that the abatement shall not exceed a period of 10 years and an aggregate amount of \$10,000,000 for all taxing districts. Increases the aggregate abatement for property of any commercial or industrial firm locating within the taxing district during the immediately preceding year from another state, territory, or county, or newly created during the immediately preceding year from \$3,000,000 to \$10,000,000.

### SENATE AMENDMENT NO. 1.

Provides that the property tax abatement for a commercial or industrial firm currently located in the taxing district that expands a facility (now with the intent of expanding a facility) or its number of employees shall not exceed an aggregate amount of \$4,000,000 for all taxing districts (now \$10,000,000). Deletes amendatory language increasing from \$3,000,000 to \$10,000,000 the aggregate abatement for property of any commercial or industrial firm locating within the taxing district during the immediately preceding year or newly created during the immediately preceding year and increases it instead from \$3,000,000 to \$4,000,000.

# SENATE AMENDMENT NO. 2.

Provides that property designed exclusively for the racing of motor vehicles which is located within a county with 130,000 or more but less than 150,000 inhabitants may, upon the majority vote of the governing authority, receive a property tax abatement.

#### SENATE AMENDMENT NO. 3.

Provides that any taxing district may abate the taxes on property designed exclusively for the racing of motor vehicles (now, property designed exclusively for the racing of motor vehicles which became subject to property taxation after September 24, 1984 and is located within a county with 225,000 or more but less than 300,000 inhabitants).

#### HOUSE AMENDMENT NO. 1.

Adds reference to: 55 ILCS 5/5-1008.5 new 70 ILCS 510/18.2 rep.

Amends the Counties Code. Allows the Rock Island County Board, upon referendum approval, to impose a retailers' occupation tax, a service occupation tax, and a use tax at a rate of 1/4 of 1% for the sole purpose of obtaining funds for the economic development activities of Rock Island county and communities located within the county, including creation and retention of job opportunities, support of affordable housing opportunities, and enhancement of quality of life improvements. Repeals a Section in the Quad Cities Regional Economic Development Authority Act allowing the Quad Cities Regional Economic Development Authority, upon referendum approval, to impose a retailers' occupation tax and a service occupation tax to finance a U.S. Department of Defense facility. Adds an immediate effective date.

FISCAL NOTE, H-AM 1 (Dept. of Revenue) SB 677 will generate an estimated \$2,780,000, annually for the Rock Island County Board for economic development activities of the Quad Cities Regional Economic Development Authority. The Dept. of Revenue will realize additional indeterminable administative costs for collection and enforcement of this tax without compensation.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Revenue Feb 28 Postponed Mar 06 Postponed REVENUE Mar 13 Amendment No.01 Adopted Amendment No.02 REVENUE Adopted Recomminded do pass as amend 007-002-000

Placed Calndr, Second Reading

Mar 17 Filed with Secretary

Amendment No.03 JACOBS

Amendment referred to SRUL

Second Reading

Placed Calndr, Third Reading Amendment No.03 JACOBS

Be approved consideration

Mar 18	Recalled to Second Rea Amendment No.0		Adopted
Mar 19	Placed Calndr, Third Re Third Reading - Passed Arrive House		
	Placed Calendr, First Ro	eadng	
Apr 15	Hse Sponsor BRUNSV		
142. 10	First reading	Referred to Rules	
Apr 23 May 08	Amendment No.0	Do Pass Amend/Sh	Adopted
	Placed Cal 2nd Rdg-Sh	011-000-000	
	Traced Car Zhu Rug-On	Fiscal Note Reques AMEND./MOC St Mandate Fis Nte AMEND./MOC	ORE,A e ReqAS
	Cal Ord 2nd Rdg-Shr I		, KE, 11
May 12	Car Old Elle Rag om 1	Fiscal Note Filed	
•	Cal Ord 2nd Rdg-Shr I	Obt	
May 13		St Mandate Fis Nto	e Req-Wdrn
	Second Reading-Short		
36 14	Pld Cal Ord 3rd Rdg-S		
May 14	3rd Rdg-Sht Dbt-Pass/		
May 15 May 16	Sec. Desk Concurrence Filed with Secretary	01	
May 10	riieu with Secretary	Mtn concur - House	e Amend
	Motion referred to	2 _ 1	o miliona
May 20	***************************************	Mtn concur - House	e Amend
,	Rules refers to	SREV	
		Mtn concur - House	e Amend
		Be adopted	
		Mtn concur - Hous	e Amend
	S Concurs in H Amend	i. 01/056-001-000	
T., 10	Passed both Houses		
Jun 18	Sent to the Governor		
Aug 15	Governor approved	Figure 115 Effective date 97-0	8-15
OR OCHO ONAA		715 Effective date 77-00	D-13
	LEY – REA.		
815 ILCS 140/0.01		h. 17, par. 6000	
815 ILCS 205/0.01	from C	h. 17, par. 6400	
		ct and the Interest A	ct. Makes stylistic
changes with respec	t to the short titles of		
Feb 06 1997	First reading	Referred to Rules	
Feb 19		Assigned to Financ	ial Institutions
Feb 28		Postponed	007 000 000
Mar 13	Placed Calndr, Second	Recommended do p	Jass 007-000-000
	Added as Chief Co-spo		
Mar 14	Second Reading	ABOT REST	
	Placed Calndr, Third R	eading	
<b>Ma</b> r 19		Re-referred to Rule	es
SB-0679 O'MAL	LEY - REA.		
205 ILCS 616/1			
205 ILCS 620/1-1	from C	h. 17, par. 1551-1	
205 ILCS 635/1-1		Ch. 17, par. 2321-1	
205 ILCS 660/1	from C	Ch. 17, par. 5201	
205 ILCS 670/26	from C	Ch. 17, par. 5432	
205 ILCS 675/1	from C	th. 17, par. 7001	
Amends various	Acts relating to the rea	gulation of financial ac	tivities. Makes stv-
	changes to the short t		
Feb 06 1997	First reading	Referred to Rules	
Feb 19	ŭ	Assigned to Finance	ial Institutions
Feb 28		Postponed	
<b>Ma</b> r 13	D. 10110	Recommended do p	pass 007-000-000
	Placed Calndr, Second		
	Added as Chief Co-spo	DISOT KEA	

```
Mar 14 Second Reading
Placed Calndr, Third Reading
Mar 19 Re-referred to Rules
```

SB-0680 O'MALLEY - REA.

```
205 ILCS 5/1 from Ch. 17, par. 301
205 ILCS 105/1-1 from Ch. 17, par. 3301-1
205 ILCS 305/1 from Ch. 17, par. 4401
```

Amends the Illinois Banking Act by changing the title of the Act to the Banking Act. Makes the change in the short title Section only. Amends the Illinois Savings and Loan Act of 1985 by changing the title of the Act to the Illinois Savings and Loan Act. Makes the change in the short title Section only. Amends the Illinois Credit Union Act by changing the title of the Act to the Credit Union Act. Makes the change in the short title Section only.

HOUSE AMENDMENT NO. 1. (House recedes June 1, 1997)

```
Deletes reference to:
205 ILCS 5/1 =
205 ILCS 105/1-1
205 ILCS 305/1
Adds reference to:
New Act
```

Replaces the title and everything after the enacting clause. Creates the Local Governmental Acceptance of Credit Cards Act. Authorizes units of local government, school districts, and community college districts to accept payment by credit card. Effective immediately.

```
FISCAL NOTE, H-AM 1 (Dept. of Financial Inst.)
SB 680, amended by H-am 1 would have no fiscal impact.
STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)
Fails to create a State mandate.
HOME RULE NOTE, AMENDED
SB 680 does not preempt home rule authority.
```

# CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.

Recommends that the bill be amended as follows:

Deletes reference to: 205 ILCS 5/1 205 ILCS105/1-1 205 ILCS 305/1 Adds reference to: New Act 35 ILCS 200/20-25

Replaces the title and everything after the enacting clause. Creates the Local Governmental Acceptance of Credit Cards Act. Authorizes units of local government and community college districts to accept payment by credit card of amounts owing to the unit of government or community college district. Limits the amount of fees that may be imposed. Amends the Property Tax Code to authorize the acceptance of credit cards for payment of real estate taxes. Effective immediately.

```
Feb 06 1997
                                        Referred to Rules
              First reading
                                        Assigned to Financial Institutions
Feb 19
                                        Postponed
Feb 28
                                        Recommended do pass 007-000-000
Mar 13
              Placed Calndr, Second Reading
              Added as Chief Co-sponsor REA
Mar 14
              Second Reading
              Placed Calndr, Third Reading
Mar 19
              Third Reading - Passed 055-000-001
              Arrive House
              Placed Calendr, First Reading
Mar 21
              Hse Sponsor BUGIELSKI
                                        Referred to Rules
              First reading
Apr 08
                                        Assigned to Financial Institutions
              Added As A Joint Sponsor CAPPARELLI
May 06
              Added As A Joint Sponsor MCAULIFFE
                                        FIN INSTIT
                                                      Η
                                                                 Adopted
                   Amendment No.01
May 07
                                        Do Pass Amend/Short Debate
```

May 07-	
	Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER
	Home Rule Note RequestDEUCHLER Cal Ord 2nd Rdg-Shr Dbt
May 12	Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt
May 13	St Mandate Fis Nte Req-Wdrn Home Rule Note RequestWITHDRAWN/DEUCHLER
	Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt
May 14	St Mandate Fis Note Filed Home Rule Note Filed
May 15	3rd Rdg-Sht Dbt-Pass/Vot115-001-001 Added As A Joint Sponsor RUTHERFORD Sec. Desk Concurrence 01 Filed with Secretary
May 16	Mtn non-concur - Hse Amend S Noncners in H Amend. 01
Way 10	Arrive House Placed Cal Order Non-concur 01
May 21	MTN REFUSE RECEDE-HSE AMEND
	H Refuses to Recede Amend 01 H Requests Conference Comm 1ST Hse Conference Comm Apptd 1ST/BUGIELSKI, CAPPARELLI, HANNIG CHURCHILL AND DEUCHLER
May 23	Sen Accede Req Conf Comm 1ST Sen Conference Comm Apptd 1ST/O'MALLEY, WALSH,T, GEO-KARIS REA, CARROLL
May 31	House report submitted Conf Comm Rpt referred to 1ST/HRUL Be approved consideration
	Filed with Secretary  Conference Committee Report
	Conf Comm Rpt referred to SRUL Conference Committee Report
	Rules refers to SFIC House Conf. report Adopted 1ST/116-000-000 Conference Committee Report
Jun 01	Be approved consideration Senate report submitted 3/5 vote required
	Senate Conf. report Adopted 1ST/054-001-001 Both House Adoptd Conf rpt 1ST Passed both Houses
Jun 30	Sent to the Governor
Aug 22	Governor approved PUBLIC ACT 90-0518 Effective date 97-08-22
)681 W	ALSH.T - DEMUZIO.

# SB-0681 WALSH,T - DEMUZIO.

110 ILCS 947/73 new

Amends the Higher Education Student Assistance Act. Authorizes the Illinois Student Assistance Commission to charge a reasonable fee, not exceeding \$20 for any student, for administration of its scholarship and grant search service. Requires the fee receipts to be deposited in the Higher EdNet Fund. Effective immediately.

**HOUSE AMENDMENT NO. 1.** 

Adds reference to: 105 ILCS 5/27-24.5

from Ch. 122, par. 27-24.5

Changes the title and adds provisions amending the School Code. Changes to October 1 (from September 1) the date by which the annual driver education reim-

bursement claims of school districts are to be submitted to the State Board of Education. Deletes provisions that require certain data to be listed or excluded from the reimbursement claim forms. Provides instead that in addition to the claim form a district is to report, on an ongoing basis and on forms prescribed by the State Board of Education, a list of students by name, age, sex, serial number of student driver's license, instructor operator's license number, and status of completion of classroom and behind-the-wheel instruction. Eliminates a provision prohibiting State reimbursement for students who do not hold a valid student driver's license while they are students in the practice driving part of the course.

CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in Senate only)

Recommends that the Senate concur in H-am 1.

Recommends that the bill be further amended as follows:

Adds reference to: New Act 30 ILCS 105/5.449 new

Changes the title and adds provisions creating the Aldo DeAngelis Program for Educational Involvement in the Performing Arts Act. Provides that financial support shall be awarded to enable students at a variety of educational levels from low and moderate income families to participate in performing arts programming activities offered at the performing arts center of Governors State University. Adds provisions relating to funding, creates the Illinois Performing Arts Oversight Committee to allocate amounts appropriated for financial support, and amends the State Finance Act to create the Aldo DeAngelis Fund for Educational Involvement in the Performing Arts.

Title I choming	11 60.	
NOTE(S) THAT MA		B 6 1 1 B 1
Feb 06 1997	First reading	Referred to Rules
	Added as Chief Co-sponsor	
Feb 19		Assigned to Education
Маг 05		Recommended do pass 009-000-000
	Placed Calndr, Second Read	ing
Mar 11	Second Reading	_
	Placed Calndr, Third Readi	ng ·
Mar 13	Third Reading - Passed 054	1-002-000
	Arrive House	
	Placed Calendr, First Readr	ng
Маг 18	Hse Sponsor BIGGINS	-6
	Added As A Joint Sponsor	MALITINO
	First reading	Referred to Rules
Mar 21	- Hot reading	Assigned to Higher Education
May 01	Amendment No.01	HIGHER ED H Adopted
1114) 01	Tunenament 140.01	Do Pass Amend/Short Debate
		011-004-000
	Placed Cal 2nd Rdg-Sht Di	
May 06	Second Reading-Short Deb	
May 00	Pld Cal Ord 3rd Rdg-Sht D	
May 16	3rd Rdg-Sht Dbt-Pass/Vot	
May 16	Sec. Desk Concurrence 01	087-027-000
May 19		
May 20	Filed with Secretary	Mtn non-concur - Hse Amend
M 21	C N II A 1 O	
May 21	S Noncners in H Amend. 0	1
	Arrive House	0.1
17 00	Placed Cal Order Non-cond	
May 22		MTN REFUSE RECEDE-HSE
		AMEND
	Placed Cal Order Non-cond	
May 23	H Refuses to Recede Amer	
	H Requests Conference Co.	
May 27	Hse Conference Comm App	
		ERWIN, HANNIG,
		CHURCHILL AND
		WIRSING
May 28	Sen Accede Req Conf Com	m 1ST
•	Sen Conference Comm App	
	<b></b> -	CRONIN, O'MALLEY,
		BERMAN, DEMUZIO

SB-0681—Cont. 434

May 31 Filed with Secretary

Conference Committee Report

Conf Comm Rpt referred to SRUL

Conference Committee Report

Rules refers to SESE

Conference Committee Report

Jun 01 Senate report submitted Be approved consideration

3/5 vote required

Senate Conf. report Adopted 1ST/056-000-000

## SB-0682 WALSH,T - DEMUZIO.

705 ILCS 105/27.7 new

Amends the Clerks of Courts Act. Requires the county board, beginning in fiscal years ending in 1999 and all fiscal years thereafter, to cause an audit of the office of the circuit clerk to be made annually at the close of the county's fiscal year by a licensed public accountant. Provides that a listing of applicable legal requirements shall be compiled by the Administrative Office of the Illinois Courts and made available to auditors for their compliance testing. Requires the audits to be completed in accordance with generally accepted government auditing standards and generally accepted auditing standards. Requires the audit to be completed within 6 months after the end of the fiscal year. Allows the county board to grant an extension of up to 6 months for the completion of the audit. Provides that the expenses of conducting and filing the audit be paid by the county unless another person or entity agrees, in writing, to pay the expenses. Requires the audit to be filed with the Auditor General, the State Comptroller, the circuit clerk, and the county board within one month of the completion of the audit. Requires the Administrative Office of the Illinois Courts to disseminate auditing guidelines to the county boards and the circuit clerks. Requires the Auditor General's Office, with the assistance of the Administrative Office of the Illinois Courts, to update the auditing guidelines as necessary from time to time. Provides that revised guidelines shall be available to the Administrative Office of the Illinois Courts for dissemination to the county boards and the circuit clerks. Allows the audit to be included with the annual county audit. States that the Section is intended to require a comprehensive audit of the circuit clerk and to eliminate duplicative audits of the circuit clerk. States that the audit shall be available to the public. Effective January 1, 1998.

# SENATE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 805/8.21 new

Amends the State Mandates Act to require implementation without reimbursement.

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

Feb 06 1997	First reading Added as Chief Co-sponsor	Referred to Rules	
Feb 19	Added as Chief Co-sponso.	Assigned to Local Govern Elections	ment &
Mar 05		Recommended do pass 00	9-000-000
	Placed Calndr, Second Rea		
Mar 11	Second Reading		
	Placed Calndr, Third Read	ing	
Mar 12	Filed with Secretary		
	Amendment No.01	WALSH	
	Amendment referred	to SRUL	
Mar 14	Amendment No.01	WALSH	
	Rules refers to	SLGV	
Mar 19	Amendment No.01	WALSH	
		Be adopted	
	Recalled to Second Readir	ıg .	
	Amendment No.01	WALSH	Adopted
	Placed Calndr, Third Read	ing	
Mar 20	Third Reading - Passed 05	6-000-000	
Mar 21	Arrive House		

Referred to Rules

Hse Sponsor DEERING

First reading

Apr 03	Added As A Joint Sponsor	
Apr 08		Assigned to Local Government
May 01		Do Pass/Short Debate Cal 014-002-000
	Placed Cal 2nd Rdg-Sht Db	ot
		St Mandate Fis Nte RegHUGHES
		Home Rule Note RequestHUGHES
	Cal Ord 2nd Rdg-Shr Dbt	
May 13		St Mandate Fis Nte Reg-Wdrn
•		Home Rule Note
		RequestWITHDRAWN/HUGHES
	Second Reading-Short Deb	ate
	Held 2nd Rdg-Short Debat	
May 14	Pld Cal Ord 3rd Rdg-Sht D	
May 15	3rd Rdg-Sht Dbt-Pass/Vot	
Way 15	Passed both Houses	102 014 002
1 12		
Jun 13	Sent to the Governor	
Aug 08	Governor approved	
	PUBLIC ACT 90-0350	Effective date 98-01-01

# SB-0683 WALSH,T - DEMUZIO.

820 ILCS 405/703

from Ch. 48, par. 453

Amends the Unemployment Insurance Act. Provides that a reconsidered determination may be made within 3 (rather than 2) years if the issue is whether the claimant misstated his or her earnings.

NOTE(S) THAT MAY APPLY: Fiscal
Feb 06 1997 First reading Referred to Rules
Added as Chief Co-sponsor DEMUZIO
Feb 19 Assigned to Commerce & Industry
To Subcommittee
Committee Commerce & Industry
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0684 WALSH,T - DEMUZIO.

305 ILCS 5/12-9 305 ILCS 5/12-11 from Ch. 23, par. 12-9 from Ch. 23, par. 12-11

Amends the Public Aid Code. Provides that after June 30, 1998, the Public Assistance Recoveries Trust Fund (now held by the State Treasurer as ex officio custodian outside the State treasury) shall be held as a special fund in the State treasury. Provides that after June 30, 1998, disbursements from the fund (now by warrants drawn by the State Comptroller on vouchers from the Department of Public Aid) shall be subject to appropriations from the fund to the Department of Public Aid.

# SENATE AMENDMENT NO. 1.

FISCAL NOTE (Treasurer Office)

Provides that disbursements from the Public Assistance Recoveries Trust Fund for only the following purposes are subject to appropriations: (i) payment of certain administrative expenses relating to determination and enforcement of relatives' support responsibilities, (ii) payment of fees to persons or agencies for activities relating to collection of moneys owed to the State, and (iii) disbursements to attorneys or advocates for legal representation in appeals of claims for SSI benefits.

SB 684 will have no impact on the State's resources. STATE MANDATES FISCAL NOTE (DCCA) SB 684 fails to create a State mandate. Feb 06 1997 First reading Referred to Rules Added as Chief Co-sponsor DEMUZIO Feb 19 Assigned to State Government Operations Feb 28 Postponed Mar 06 Amendment No.01 STATE GOVERN S Adopted Recomminded do pass as amend 009-000-000 Placed Caindr, Second Reading Second Reading Mar 11 Placed Caindr, Third Reading Mar 17 Third Reading - Passed 056-000-000 Mar 18 Arrive House

Placed Calendr, First Reading

Маг 19	Hse Sponsor DEERING	
	First reading	Referred to Rules
Mar 21		Assigned to State Govt Admin &
		Election Refrm
Арг 03	Added As A Joint Sponsor	BIGGINS
Арг 29	Added As A Joint Sponsor	CURRY, JULIE
May 01	•	Do Pass/Short Debate Cal 012-000-000
•	Placed Cal 2nd Rdg-Sht Di	bt
	•	Fiscal Note Requested CLAYTON
		St Mandate Fis Nte RegCLAYTON
	Cal Ord 2nd Rdg-Shr Dbt	
May 06		Fiscal Note Filed
,	Cal Ord 2nd Rdg-Shr Dbt	
May 08		St Mandate Fis Note Filed
,	Cal Ord 2nd Rdg-Shr Dbt	
May 09	Second Reading-Short Deb	pate
	Pld Cal Ord 3rd Rdg-Sht I	
May 12	3rd Rdg-Sht Dbt-Pass/Vot	
,	Passed both Houses	
Jun 10	Sent to the Governor	
Jul 29	Governor approved	
341 27	PUBLIC ACT 90-0255	Effective date 98-01-01
	1 OBEIC MC 1 70 0233	Directive date to 01 01

#### SB-0685 WALSH,T - DELEO.

205 ILCS 670/7.5 new

Mar 19

Amends the Consumer Installment Loan Act. Provides that upon written notice to the Director of Financial Institutions, a licensee may make loans by electronic or other means at off-site lending locations.

SENATE AMENDMENT NO. 1.

Deletes reference to: 205 ILCS 670/7.5 new Adds reference to: 205 ILCS 670/12.5 new

Replaces the substance of the bill. Authorizes licensees under the Consumer Installment Loan Act to establish limited purpose branches for the sole purpose of making loans as permitted by the Act. Effective immediately.

#### SENATE AMENDMENT NO. 2.

Prohibits limited purpose branches from being located within 1,000 feet of places where gaming is conducted under the Illinois Horse Racing Act of 1975 or under the Riverboat Gambling Act.

```
FISCAL NOTE, S-AMS 1 & 2 (Dpt. Financial Institutions)
There would be no fiscal impact on the Department.
STATE MANDATES FISCAL NOTE (DCCA)
SB 685 fails to create a State mandate.
HOME RULE NOTE
SB 685 does not preempt home rule authority.
Feb 06 1997
                                       Referred to Rules
             First reading
Feb 19
                                       Assigned to Financial Institutions
Feb 26
             Added as Chief Co-sponsor DELEO
Feb 28
                                       Postponed
Mar 06
                  Amendment No.01
                                       FINANC. INST. S
                                                               Adopted
                                       Recomminded do pass as amend
                                         000-000-800
              Placed Calndr, Second Reading
Mar 12
              Filed with Secretary
                  Amendment No.02
                                       WALSH
                   Amendment referred to SRUL
                   Amendment No.02
                                       WALSH
                   Rules refers to
                                        SFIC
Mar 18
                   Amendment No.02
                                       WALSH
                                       Be adopted
              Second Reading
                                                               Adopted
                   Amendment No.02
                                       WALSH
              Placed Calndr, Third Reading
```

Third Reading - Passed 051-002-002

Placed Calendr, First Reading

Arrive House

Mar 21	Hse Sponsor SANTIAGO	
	First reading	Referred to Rules
Apr 08	· ·	Assigned to Financial Institutions
Арг 14	Added As A Joint Sponsor	
Apr 30		Do Pass/Short Debate Cal 017-006-002
p. 00	Placed Cal 2nd Rdg-Sht Di	
	1 1100 5111 2	Fiscal Note Requested DEUCHLER
		St Mandate Fis Nte RegDEUCHLER
		Home Rule Note RequestDEUCHLER
	Cal Ord 2nd Rdg-Shr Dbt	
May 06	car ord and ridg on bot	Fiscal Note Filed
1.14, 00	Cal Ord 2nd Rdg-Shr Dbt	1 Isolal 1 voto 1 liod
May 12	car ord and red our por	St Mandate Fis Note Filed
1114) 12		Home Rule Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	Tione Rule Hote Thed
May 13	Second Reading-Short Deb	ate
May 15	Pid Cal Ord 3rd Rdg-Sht I	
May 14	3rd Rdg-Sht Dbt-Lost/V03	
0.00	SIG RUG DIR DUR EOSI, VO.	ORALEA AND DILLARD

### SB-0686 WALSH,T - PARKER - FARLEY, OBAMA AND DILLARD.

720 ILCS 5/24-3

from Ch. 38, par. 24-3

Amends the Criminal Code of 1961. Provides that it is unlawful to sell or give a firearm to a person who is visibly intoxicated or incoherent or to a person who has been convicted of misdemeanor endangering the life or health of a child. Penalty is a Class 4 felony.

### SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Criminal Code of 1961 to make a technical change to a provision concerning the unlawful sale of firearms. Note(s) That May Apply: Correctional

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Mar 11 Added as Chief Co-sponsor PARKER Mar 12 Amendment No.01 S JUDICIARY Adopted Recommnded do pass as amend 010-000-000 Placed Caindr, Second Reading Mar 17 Filed with Secretary Amendment No.02 WALSH Amendment referred to SRUL Amendment No.02 WALSH Rules refers to SJUD Mar 18 Amendment No.02 WALSH Postponed Mar 19 Added As A Co-sponsor OBAMA Added as Chief Co-sponsor FARLEY Mar 20 Added As A Co-sponsor DILLARD May 07 Motion filed WEAVER - RE-REFER FROM CAL. 2ND RDG. TO SENATE RULES. May 08 Motion prevailed May 08 037-011-006 Re-referred to Rules

#### SB-0687 WALSH,T.

65 ILCS 5/7-3-6

from Ch. 24, par. 7-3-6

Amends the Illinois Municipal Code. In disconnection of incorporated territory by court order, adds the requirement that in counties with a population between 750,000 and 2,000,000 the area to be disconnected shall be contiguous to unincorporated territory. Effective immediately.

Feb 06 1997 First reading Referred to Rules
Feb 19 Assigned to Local Government & Elections
Mar 05 Held in committee
Mar 11 Postponed

Committee Local Government &

Elections

Mar 15

Refer to Rules/Rul 3-9(a)

## SB-0688 WALSH.T.

65 ILCS 5/7-3-6

from Ch. 24, par. 7-3-6

Amends the Illinois Municipal Code. In disconnection of incorporated territory by court order, adds the requirement that the area be contiguous to unincorporated territory. Effective immediately.

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Mar 05 Postponed Mar 11 Postponed

Committee Local Government &

Elections

Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0689 DONAHUE.

430 ILCS 50/3	from Ch. 127, par. 1253
430 ILCS 50/4	from Ch. 127, par. 1254
430 ILCS 50/5.07	from Ch. 127, par. 1255.07
430 ILCS 50/5.09	from Ch. 127, par. 1255.09
430 ILCS 50/6	from Ch. 127, par. 1256
430 ILCS 50/8	from Ch. 127, par. 1258
430 ILCS 50/8.02	from Ch. 127, par. 1258.02
430 ILCS 50/5.02 rep.	

Amends the Hazardous Materials Emergency Act. Provides that a prupose of the Act is to recommend that units of local government adopt regulations for placarding the use, storage and manufacture of hazardous materials (rather than to require the Illinois Emergency Management Agency to adopt such regulations), and provides for adoption of such regulations by units of local government. Increases the Hazardous Materials Advisory Board from 20 to 21 members; adds the Executive Director of the Illinois Law Enforcement Training Standards Board and the Director of the Illinois Fire Service Institute, University of Illinois; deletes the Director of the Office of Mines and Minerals in the Department of Natural Resources. Provides that the State's Attorney or the Attorney General may institute an action for penalties or other remedies to restrain or remedy violations of the Act. (Now, it is the State's Attorney's duty to institute appropriate proceedings.) Makes other changes. Effective immediately.

# HOUSE AMENDMENT NO. 1.

```
Adds reference to:
430 ILCS 50/5 from Ch. 127, par. 1255
430 ILCS 50/5.11 new
430 ILCS 50/8.03 from Ch. 127, par. 1258.03
```

Further amends the Hazardous Materials Emergency Act. Restores references to authority of the Department of Transportation to adopt placarding regulations. Deletes provision requiring the Hazardous Materials Advisory Board to perform certain functions by January 1, 1978. Authorizes units of local government to adopt ordinances or regulations requiring a hazard signage system applicable to equipment, facilities, structures, or locations involved in the use, storage, or manufacture of hazardous materials; prohibits regulation by home rule units that is inconsistent with the requirements of the Act or federal law. Makes other changes.

#### **HOUSE AMENDMENT NO. 2.**

Replaces references to placards and placarding systems with hazard signage and hazard systems. Provides that it is the responsibility of any person who leases, operates, or controls any facilities, equipment, structures, or locations for the use, storage, or manufacture (instead of also transportation) of hazardous materials to display hazard signage. Makes other changes.

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to State Government

Operations

Mar 13 Recommended do pass 008-000-000

Placed Calndr, Second Reading
Filed with Secretary
Amendment No.01 DONAHUE
Amendment referred to SRIII.

Mar 14	Second Reading Placed Calndr, Third Read Amendment No.01	ing DONAHUE
	Rules refers to	SGOA
Mar 17	Third Reading - Lost 024-0	
	Tabled Pursuant to Rule5-	4(A) SA 01
		Motion to Reconsider Vote
Mar 18		Mtn Reconsider Vote Prevail
	Third Reading - Passed 05	6-000-000
	Arrive House	
<b>M</b> ar 19	Placed Calendr, First Read Hse Sponsor BLACK	ng
IVIAI 19	First reading	Referred to Rules
Mar 21	i list reading	Assigned to State Govt Admin &
14141 21		Election Refrm
May 01	Amendment No.01	ST GV-ELC RFM H Adopted
ŕ		Do Pass Amend/Short Debate
		010-000-000
	Placed Cal 2nd Rdg-Sht D	
May 06	Second Reading-Short Deb	
<b>M</b> 00	Pld Cal Ord 3rd Rdg-Sht I	Obt
May 08	Rolld 2nd Rdng-Short Deb	
	Amendment No.02	BLACK
	Amendment referred Held 2nd Rdg-Short Debat	
May 09	Amendment No.02	BLACK
may o,	7 Hillondinelle 140.02	Be adopted
	Held 2nd Rdg-Short Debat	
May 12	Amendment No.02	BLACK Adopted
	Pld Cal Ord 3rd Rdg-Sht I	Obt
May 13	3rd Rdg-Sht Dbt-Pass/Vot	
May 14	Sec. Desk Concurrence 01,	02
May 15	Filed with Secretary	Maria III A I
	Motion referred to	Mtn concur - House Amend SRUL
May 16	Added As A Joint Sponsor	
May 19	Added As A Joint Spoisor	Mtn concur - House Amend
, 17	Rules refers to	SGOA
May 21		Mtn concur - House Amend
		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	,02/059-000-000
T., 10	Passed both Houses	
Jun 19 Aug 16	Sent to the Governor	
Aug 10	Governor approved	Effective date 97-08-16
CD 0400 WEAV		Encenve date 77 00 10
	ER,S - PHILIP - JONES.	5 001
30 ILCS 235/1 30 ILCS 235/2	from Ch. 8	
205 ILCS 5/18	from Ch. 8 from Ch. 1	
205 ILCS 5/18 205 ILCS 5/21.2 n	ew	1, pai. 323
205 ILCS 5/21.3 n	ew	
205 ILCS 10/3.07	from Ch. 1	7, par. 2510.01
205 ILCS 10/3.09		,.
Amends the Pub	lic Funds Investment Act	to require that public funds must

Amends the Public Funds Investment Act to require that public funds must be invested in banks or savings associations whose main banking premises are located in Illinois. Amends the Illinois Banking Act to prohibit a change in control if the persons seeking control would, after obtaining control, control 30% or more of the deposits located in this State. Provides that no state or national bank whose main banking premises are located in another state may merge into or acquire an Illinois bank that has operated as a bank for 5 years or less. Amends the Illinois Bank Holding Company Act of 1957 to restrict mergers with Illinois banks that have operated for 5 years or less and are controlled by an out of State bank. Prohibits combinations that would result in control of 30% or more of the deposits in Illinois. Effective immediately.

```
SENATE AMENDMENT NO. 1.
```

Deletes reference to: 30 ILCS 235/1 30 ILCS 235/2

Mar 18

Mar 19

May 12

Deletes requirement that public funds be invested in banks that have their main banking premises in Illinois. Effective June 1, 1997.

FISCAL NOTE, S-AM 1 (Office of Banks & Real Estate) SB 690 amended, would have no fiscal impact on this Dept. Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Financial Institutions

Mar 06 Recommended do pass 007-001-000

Placed Caindr, Second Reading Mar 11

Second Reading

Placed Calndr, Third Reading

Mar 14 Filed with Secretary Amendment No.01 WEAVER,S

Amendment referred to SRUL Amendment No.01 WEAVER,S Rules refers to SFIC WEAVER,S Amendment No.01

Be adopted Recalled to Second Reading

WEAVER,S Amendment No.01 Adopted

Placed Calndr, Third Reading Third Reading - Passed 054-000-001

Arrive House Placed Calendr, First Reading

Mar 21 Hse Sponsor KUBIK

Referred to Rules First reading

Apr 08 Assigned to Financial Institutions Do Pass/Short Debate Cal 025-000-000 Apr 30

Placed Cal 2nd Rdg-Sht Dbt May 01 Second Reading-Short Debate

Fiscal Note Requested DEERING

St Mandate Fis Nte ReqDEERING

Held 2nd Rdg-Short Debate May 07 Fiscal Note Filed

Held 2nd Rdg-Short Debate May 09 St Mandate Fis Nte Req-Wdrn

Pld Cal Ord 3rd Rdg-Sht Dbt

Added As A Joint Sponsor DEERING

3rd Rdg-Sht Dbt-Pass/Vot113-000-004

Passed both Houses Jun 10 Sent to the Governor Jul 25 Governor approved

PUBLIC ACT 90-0226 Effective date 97-07-25

#### SB-0691 **BUTLER - JACOBS.**

55 ILCS 5/5-1096 from Ch. 34, par. 5-1096 65 ILCS 5/11-42-11.1 from Ch. 24, par. 11-42-11.1

Amends the Counties Code and the Illinois Municipal Code. Provides that a cable television franchisee or a municipality that has decided to construct, operate, or maintain a cable television system shall not begin constructing or installing cable television facilities and services upon, beneath, or over real estate until the franchisee or municipality and the owner of the real estate have agreed on just compensation or just compensation has been determined by a court of competent jurisdiction.

#### SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Counties Code and the Illinois Municipal Code. Provides that a cable television franchisee or a municipality that has decided to construct, operate, or maintain a cable television system shall not begin constructing or installing cable television facilities and services upon, beneath, or over real estate with manufactured housing, mobile home parks, or manufactured housing subdivisions until the franchisee or municipality and the owner of the real estate have agreed on just compensation or just compensation has been determined by a court of competent jurisdiction.

# HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Counties Code and the Illinois Municipal Code. Provides that in any instance in which a community antenna television company intends to install cable television facilities within a residential building containing 12 or more residential units or upon, beneath, or over real estate that is used as a site for 12 or more manufactured homes, 12 or more mobile homes, or a combination of 12 or more manufactured and mobile homes, the written notice shall further provide that the property owner may require that the community antenna television company submit to the owner written plans identifying the manner in which cable television facilities are to be installed. Provides that approval of those plans shall not be unreasonably withheld by the owner of the property and that approval shall be presumed unless within 30 days after receipt of the plan the owner identifies in writing the specific manner in which those plans deviate from generally accepted construction or safety standards, and unless the property owner contemporaneously submits an alternative construction plan providing for the installation of cable television facilities in an economically feasible manner.

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

,,	(E(S) IIIAI MAA	TIFFEI. I Iscal, State Manu	
	Feb 06 1997	First reading	Referred to Rules
	Feb 19		Assigned to Local Government & Elections
	Mar 05		Held in committee
	Mar 11	Amendment No.01	LOCAL GOVERN S Adopted
			Recommnded do pass as amend 008-000-000
		Placed Calndr, Second Read	ing
	Mar 14	Second Reading	
		Placed Calndr, Third Reading	ng
	Mar 19	Third Reading - Passed 048	3-003-000
		Arrive House	
		Placed Calendr, First Readr	1g
	Mar 20	Hse Sponsor HUGHES	-0
		First reading	Referred to Rules
	Mar 21		Assigned to Local Government
	Mar 25	Added As A Joint Sponsor	
		Added As A Joint Sponsor	TURNER.ART
	May 08	Amendment No.01	LOCAL GOVT H Adopted
	, 55	1 211 411 411 411 111 111 111	Do Pass Amend/Short Debate
			017-000-000
		Placed Cal 2nd Rdg-Sht Di	
	May 09	Second Reading-Short Deb	
		Pld Cal Ord 3rd Rdg-Sht D	
	May 12	3rd Rdg-Sht Dbt-Pass/Vot	
	May 13	Sec. Desk Concurrence 01	
	May 16	Filed with Secretary	
	10	ince with soliciting	Mtn concur - House Amend
		Motion referred to	SRUL
	May 20	motion repaired to	Mtn concur - House Amend
	1.14, 20	Rules refers to	SLGV
		110.00 101015 10	Mtn concur - House Amend
			Be adopted
	May 21		Mtn concur - House Amend
	1114, 21	S Concurs in H Amend. 01.	
		Passed both Houses	
	Jun 19	Sent to the Governor	
	Aug 16	Governor approved	
		PUBLIC ACT 90-0450	Effective date 98-01-01
		. Charter to 0 150	

# SB-0692 BUTLER.

30 ILCS 805/8a new

Amends the State Mandates Act. Provides that before action in either chamber on legislation that could constitute final action on that legislation in that chamber, a committee hearing considering a mandate exemption or exclusion shall be held on each bill that, as introduced, contains an exemption or exclusion, and on each amendment, conference committee report, joint action motion, or amendatory veto

motion that would add an exemption or exclusion. Requires that notice of the hearing be posted publicly and that the text of the legislation be made available to the public at least 6 days before the hearing. Requires that a fiscal note shall be filed at least 2 days before the hearing identifying the additional costs imposed by the mandate and whether all or a part of the additional costs will be funded by a new revenue source and, if not, then what existing funds now used for other purposes will need to be used to fund the mandate. Requires a legislative finding in the language of the legislation that the mandates exemption or exclusion is necessary and a statement explaining the reason for exempting or excluding the legislation from the Act.

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 Postponed Mar 06 Postponed Mar 13 Postponed

Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0693 BUTLER. 5 ILCS 220/15

30 ILCS 235/2 from Ch. 85, par. 902

Amends the Intergovernmental Cooperation Act and the Public Funds Investment Act. Provides that nothing in the Section concerning authorized investments for intergovernmental risk management entities and nothing in the Section concerning authorized investments for public agencies shall be construed to allow an intergovernmental risk management entity to accept the deposit of public funds except for risk management purposes. Effective immediately.

FISCAL NOTE (Treasurer Office)

SB 693 will have no impact on the State's resources. STATE MANDATES FISCAL NOTE (DCCA)

Governor approved

Aug 01

SB 693 fails to create a State mandate. NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to State Government Operations Feb 28 Postponed Mar 06 Postponed Mar 13 Recommended do pass 008-000-000 Placed Caindr. Second Reading Mar 14 Second Reading Placed Calndr, Third Reading Mar 17 Third Reading - Passed 054-000-001 Mar 18 Arrive House Placed Calendr, First Reading Mar 20 Hse Sponsor MORROW Referred to Rules First reading Mar 21 Assigned to State Govt Admin & Election Refrm May 01 Do Pass/Short Debate Cal 010-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested CLAYTON St Mandate Fis Nte ReqCLAYTON Cal Ord 2nd Rdg-Shr Dbt May 06 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt St Mandate Fis Note Filed May 08 Cal Ord 2nd Rdg-Shr Dbt May 09 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 12 3rd Rdg-Sht Dbt-Pass/Vot116-000-001 Passed both Houses Jun 10 Sent to the Governor

PUBLIC ACT 90-0319 Effective date 97-08-01

**443** SB-0694

SB-0694 WATSON.

225 ILCS 85/3

from Ch. 111, par. 4123

Amends the Pharmacy Practice Act of 1987 to expand the definition of "prescription" to include orders for drugs issued by therapeutically certified optometrists.

Feb 06 1997 Referred to Rules First reading Feb 19 Assigned to Licensed Activities Mar 05 Recommended do pass 009-000-000 Placed Calndr, Second Reading Mar 11 Second Reading Placed Calndr, Third Reading Mar 13 Third Reading - Passed 057-000-000 Arrive House Placed Calendr, First Reading Mar 19 Hse Sponsor SAVIANO First reading Referred to Rules

Mar 21 Assigned to Registration & Regulation
May 01 Do Pass/Short Debate Cal 023-000-000

Placed Cal 2nd Rdg-Sht Dbt
May 06 Second Reading-Short Debate
Pld Cal Ord 3rd Rdg-Sht Dbt

May 09 3rd Rdg-Sht Dbt-Pass/Vot115-000-000

Passed both Houses
Jun 06 Sent to the Governor
Jul 29 Governor vetoed

Oct 16 Placed Calendar Total Veto

Oct 30 Total veto stands.

# SB-0695 MAHAR.

415 ILCS 5/22.2a

from Ch. 111 1/2, par. 1022.2a

Amends the Environmental Protection Act to delete restrictions on the State's discretion to reach final settlements with certain potentially responsible parties in actions concerning the hazardous waste liability provisions of the Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Environment & Energy
Feb 28 Postponed
Mar 06 Postponed
Description

Mar 13 Postponed
Committee Environment & Energy

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0696 WALSH,T.

405 ILCS 5/1-102

from Ch. 91 1/2, par. 1-102

Amends the Mental Health and Developmental Disabilities Code. Makes a technical change to the definition of "care and custody".

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Public Health & Welfare Feb 26 Postponed

Mar 04 Postponed

Committee Public Health & Welfare

Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0697 SYVERSON – SMITH – GARCIA – REA – HAWKINSON AND PARKER. 20 ILCS 2405/3 from Ch. 23, par. 3434

Amends the Disabled Persons Rehabilitation Act to provide that beginning with fiscal year 1998 and fully implemented within 3 fiscal years, personal care attendants shall receive a minimum hourly wage that is at least 73% of the average per hour amount paid to vendors by the Department on Aging for housekeeping and homemaking services in the Community Care Program. Effective July 1, 1997.

## SENATE AMENDMENT NO. 1.

Provides that personal care attendants' per hour minimum rate shall be increased to \$5.30 beginning July 1, 1997 and \$5.40 beginning July 1, 1998 (now \$5). Deletes provisions connecting the wage rate to the amount paid to vendors.

FISCAL NOTE (Dpt. Rehabilitation Services)

Mar 06

Personal assistants wage increase would cost \$2.4 M for FY98 and \$4.0 M for FY99 over FY97 levels.

STATE MANDATES FISCAL NOTE (DCCA)

Fails to create a State mandate. Note(s) That May Apply: Fiscal

Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Public Health & Welfare

Mar 04 Amendment No.01 PUB HEALTH S Adopted Recommnded do pass as amend

010-000-000

Placed Calndr, Second Reading

Mar 05 Added as Chief Co-sponsor SMITH Added as Chief Co-sponsor GARCIA

Second Reading
Placed Calndr, Third Reading

Added as Chief Co-sponsor REA Added as Chief Co-sponsor HAWKINSON

Added As A Co-sponsor PARKER Third Reading - Passed 055-000-000

Mar 07 Arrive House

Hse Sponsor MCGUIRE

First reading Referred to Rules

Mar 11 Assigned to Aging Apr 30 Added As A Joint Sponsor BOLAND

Apr 30 Added As A Joint Sponsor BOLAND Added As A Joint Sponsor SILVA

May 01 Do Pass/Short Debate Cal 021-000-000

Placed Cal 2nd Rdg-Sht Dbt Added As A Joint Sponsor GILES Added As A Joint Sponsor SCOTT

May 06 Fiscal Note Filed

St Mandate Fis Nte ReqBLACK

Cal Ord 2nd Rdg-Shr Dbt

May 13 Second Reading-Short Debate Held 2nd Rdg-Short Debate

May 14 St Mandate Fis Note Filed

Pld Cal Ord 3rd Rdg-Sht Dbt

May 15 3rd Rdg-Sht Dbt-Pass/Vot117-000-000

Passed both Houses
Jun 13 Sent to the Governor
Aug 10 Governor approved

PUBLIC ACT 90-0365 Effective date 97-08-10

# SB-0698 SYVERSON - SMITH - HALVORSON - VIVERITO, WELCH, BOWLES AND SHADID.

305 ILCS 5/11-14.5

Amends provisions of the Illinois Public Aid Code regarding recovery by recoupment or any other legal means consistent with State and federal law of public aid given to applicants or recipients who are not entitled to the aid, regardless of the cause of the overpayment. Authorizes local governmental units to recoup or recover assistance by any other legal means consistent with State and federal law given to applicants or recipients not entitled, regardless of the cause of the overpayment. Effective immediately.

FISCAL NOTE (Dept. of Public Aid) There is no fiscal impact on this Dept.

#### HOUSE AMENDMENT NO. 1.

Adds reference to: 305 ILCS 5/4-20 new

Provides that, if a family is receiving cash assistance under the AFDC program and the family has both earned income and child support income, the Department of Human Services shall distribute the child support to the family and shall budget the child support income by reducing cash assistance under a specified formula. Makes other changes. Provisions added by this amendment are effective July 1, 1997.

STATE MANDATES FISCAL NOTE (DCCA) SB 698 fails to create a State mandate.

FISCAL NOTE, AMENDED (Dept. of Public Aid) There is no additional fiscal impact from this legislation.

# HOUSE AMENDMENT NO. 2.

Deletes reference to: 305 ILCS 5/4-20 Adds reference to: 305 ILCS 5/4-1.6

from Ch. 23, par. 4-1.6

Further amends the Illinois Public Aid Code. Provides that for families on cash assistance under the Aid to Families with Dependent Children Article who have earned income budgeted, any child support actually distributed to the family over the first \$50 shall be budgeted in the same manner as earned income is budgeted under that Article.

#### HOUSE AMENDMENT NO. 3.

Adds reference to: 305 ILCS 5/3-1 from Ch. 23, par. 3-1 305 ILCS 5/3-1.8 new 305 ILCS 5/3-13 305 ILCS 5/4-1 305 ILCS 5/6-1 from Ch. 23, par. 3-13 from Ch. 23, par. 4-1 from Ch. 23, par. 6-1

Amends the "Administration" Article of the Public Aid Code. Requires the Department of Public Aid to continue to provide assistance to persons who (i) were receiving that assistance on December 31, 1996, (ii) are lawful permanent resident aliens, and (iii) have lost their eligibility for that assistance solely because of their status as lawful permanent resident aliens. Amends the Aid to the Aged, Blind or Disabled Article, the Aid to Families with Dependent Children Article, and the General Assistance Article to provide that persons who are otherwise eligible for assistance under these Articles are not ineligible for assistance if they are legal permanent residents or permanently residing under color of law in the United States. Further amends the Aid to the Aged, Blind or Disabled Article to provide that to be eligible for assistance under this Article a person eligible for the Old Age, Survivors, and Disability Insurance or Supplemental Security Income programs must accept those benefits first.

FISCAL NOTE, H-AM 3 (Dpt. Public Aid)

For 13,000 to 27,000 immigrants, costs would range between \$62 to \$128 M, not counting medical costs. Further Federal exemptions of certain disabled immigrants and certain other refugees would reduce State pick-up costs to \$17.1 to \$45.0 M, not counting medical costs. Medical costs would add \$23.8 M. Feb 06 1997 First reading Referred to Rules

Feb 19 Assigned to Public Health & Welfare Feb 26 Recommended do pass 008-000-000

Placed Calndr, Second Reading

Feb 27

Mar 13

Second Reading Placed Calndr, Third Reading

Added as Chief Co-sponsor SMITH Feb 28 Added As A Co-sponsor WELCH

Added as Chief Co-sponsor HALVORSON Added as Chief Co-sponsor VIVERITO

Added As A Co-sponsor BOWLES Mar 06 Mar 11

Added As A Co-sponsor SHADID Third Reading - Passed 059-000-000

Arrive House

Placed Calendr, First Reading Hse Sponsor SCHOENBERG

First reading Referred to Rules

Assigned to Human Services Mar 18

Added As A Joint Sponsor GASH Apr 30 May 05

Fiscal Note Filed Committee Human Services

Added As A Joint Sponsor ERWIN May 06

May 07 Fiscal Note Requested AS

AMENDED/ZICKUS St Mandate Fis Nte ReqAS AMENDED/ZICKUS

Amendment No.01 HUMAN SERVS H Adopted Do Pass Amend/Short Debate 009-000-000

Placed Cal 2nd Rdg-Sht Dbt

May 08		St Mandate Fis Note Filed	
	Amendment No.02	RONEN	
	Amendment referred	to HRUL	
	Cal Ord 2nd Rdg-Shr Dbt		
May 09		Fiscal Note Filed	
	Amendment No.02	RONEN	
		Be adopted	
	Cal Ord 2nd Rdg-Shr Dbt	20 Luoptou	
May 13	Second Reading-Short Del	oate	
-	Held 2nd Rdg-Short Deba	te	
May 14	· ·	St Mandate Fis Nte Req-Wo	irn
•	Amendment No.02	RONEN A	dopted
	Pld Cal Ord 3rd Rdg-Sht		•
	Added As A Joint Sponsor		
	Added As A Joint Sponsor		
May 15	Relld 2nd Rdng-Short Del		
•	Amendment No.03	SANTIAGO	
	Amendment referred	to HRUL	
	Amendment No.03	SANTIAGO	
		Be adopted	
	Amendment No.03		dopted
		Fiscal Note Requested AS A	
		#3/BLACK	
	Held 2nd Rdg-Short Deba	te	
May 16	3	Fiscal Note Filed	
•	Pld Cal Ord 3rd Rdg-Sht	Dbt	
	3rd Rdg-Sht Dbt-Pass/Vo		
May 19	Sec. Desk Concurrence 01		
Jul 02		Refer to Rules/Rul 3-9(b)	
0699 RAU	SCHENBERGER.		

#### SB-0699 RAUSCHENBERGER.

305 ILCS 5/5-16.3

220 ILCS 5/13-515 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Removes from the managed care provisions language allowing for a separate delivery system for behavioral health systems, alcohol and substance abuse services, services related to children with chronic or acute conditions, and rehabilitation care provided by a freestanding rehabilitation hospital or a hospital rehabilitation unit. Effective immediately.

Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Public Health & Welfare Mar 04 To Subcommittee Mar 11 Recommended do pass 006-003-000 Placed Calndr, Second Reading Mar 12 Second Reading Placed Calndr, Third Reading Mar 17 Filed with Secretary Amendment No.01 SYVERSON Amendment referred to SRUL Mar 20 Re-referred to Rules Tabled Pursuant to Rule5-4(A) SA 01

#### SB-0700 O'MALLEY - RAUSCHENBERGER - FARLEY - JACOBS - DONAHUE AND KARPIEL.

Committee Rules

```
from Ch. 111 2/3, par. 13-102
220 ILCS 5/13-102
                                 from Ch. 111 2/3, par. 13-103
220 ILCS 5/13-103
                                 from Ch. 111 2/3, par. 13-203
220 ILCS 5/13-203
220 ILCS 5/13-210
                                 from Ch. 111 2/3, par. 13-210
220 ILCS 5/13-216 new
220 ILCS 5/13-217 new
220 ILCS 5/13-405
                                 from Ch. 111 2/3, par. 13-405
                                 from Ch. 111 2/3, par. 13-502
220 ILCS 5/13-502
220 ILCS 5/13-511 new
220 ILCS 5/13-512 new
220 ILCS 5/13-513 new
220 ILCS 5/13-514 new
```

```
220 ILCS 5/13-516 new
220 ILCS 5/13-517 new
220 ILCS 5/13-803 fro
740 ILCS 10/5 fro
```

from Ch. 111 2/3, par. 13-803 from Ch. 38, par. 60-5

Amends the telecommunications Article of the Public Utilities Act. Makes legislative findings that changes in telecommunications regulatory policy have brought benefits to consumers except those in local exchange markets, which remain organized as monopolies, and that the public interest requires a change in the monopoly regulation of local exchange telecommunications. Provides that for a service to be classified as competitive, the service or a substitute service must actually be supplied by more than one provider. Requires the Illinois Commerce Commission to enforce interconnection agreements entered into pursuant to the federal Telecommunications Act of 1996. Establishes penalties for violations of interconnection agreements. Amends the Illinois Antitrust Act to remove the exemption from that Act for telecommunications carriers. Changes the sunset date for the Telecommunications Article to July 1, 2001 from July 1, 1999. Effective immediately.

```
SENATE AMENDMENT NO. 1.
```

```
Deletes reference to:
220 ILCS 5/13-203
220 ILCS 5/13-210
220 ILCS 5/13-216 new
220 ILCS 5/13-217 new
220 ILCS 5/13-405
220 ILCS 5/13-502
220 ILCS 5/13-511 new
220 ILCS 5/13-512 new
220 ILCS 5/13-513 new
220 ILCS 5/13-514 new
220 ILCS 5/13-515 new
220 ILCS 5/13-516 new
220 ILCS 5/13-517 new
220 ILCS 5/13-803
740 ILCS 10/5
```

Replaces the title and everything after the enacting clause. Amends Sections of the Public Utilities Act relating to legislative findings and policy. Makes legislative findings that competitive services should be offered in all segments of the telecommunications services market. Effective immediately.

# SENATE AMENDMENT NO. 2.

```
Adds reference to:
5 ILCS 100/1-5
220 ILCS 5/10-111
220 ILCS 5/13-203
220 ILCS 5/13-405
220 ILCS 5/13-502
220 ILCS 5/13-504
220 ILCS 5/13-505
220 ILCS 5/13-505.7
220 ILCS 5/13-506 new
220 ILCS 5/13-509
220 ILCS 5/13-512 new
220 ILCS 5/13-513 new
220 ILCS 5/13-514 new
220 ILCS 5/13-515 new
220 ILCS 5/13-516 new
220 ILCS 5/13-803
740 ILCS 10/5
```

Replaces the title and everything after the enacting clause. Amends the III. Administrative Procedure Act to provide that it does not apply to certain proceedings under the Public Utilities Act. Amends the Public Utilities Act. Provides that local exchange service authority shall be granted upon a showing that the applicant is qualified to provide the service. Provides that the burden of justifying the classification of service is upon the provider of the service. Limits refunds for overcharges due to improper classification if no action against the classification is begun within 180

SB-0700—*Cont.* 448

May 08

days after the classification. Authorizes rate increases for competitive services to be effective upon filing and notice to customers. Provides that tariffs for competitive services may be based upon a formula or standard that permits a change in rates without prior notice. Authorizes negotiated rates. Prohibits the impeding of competition. Authorizes the Commission to enforce penalities for impeding competition. Establishes monetary penalties. Delays the repeal of the Telecommunications Article of the Public Utilities Act until July 1, 2001. Amends the Ill. Antitrust Act to remove competitive telecommunications services from the scope of exemptions under that Act. Effective immediately.

FISCAL NOTE (III. Commerce Commission) Fiscal impact is unknown at this time; most of the additional costs are to be paid by the telecommunications industry. STATE MANDATES FISCAL NOTE (DCCA) SB700 fails to create a State mandate. NOTE(s) THAT MAY APPLY: Fiscal Feb 06 1997 First reading Referred to Rules Feb 19 Assigned to Environment & Energy Feb 28 To Subcommittee Mar 06 Postponed Mar 13 Amendment No.01 ENVIR. & ENE. S Adopted Recommnded do pass as amend 010-000-000 Placed Calndr, Second Reading Mar 14 Second Reading Placed Calndr, Third Reading Mar 19 Filed with Secretary Amendment No.02 O'MALLEY -RAUSCHENBERGER -FARLEY Amendment referred to SRUL Added as Chief Co-sponsor JACOBS Added as Chief Co-sponsor DONAHUE Added As A Co-sponsor KARPIEL Amendment No.02 O'MALLEY -RAUSCHENBERGER -FARLEY Rules refers to SENV Mar 20 Amendment No.02 O'MALLEY -RAUSCHENBERGER -FARLEY Be adopted Recalled to Second Reading Amendment No.02 O'MALLEY -RAUSCHENBERGER -FARLEY Adopted Placed Calndr, Third Reading Third Reading - Passed 052-000-004 Mar 21 Arrive House Placed Calendr, First Reading Hse Sponsor MADIGAN, MJ Added As A Joint Sponsor CURRIE Added As A Joint Sponsor GRANBERG First reading Referred to Rules Assigned to Public Utilities Apr 08 Added As A Joint Sponsor DANIELS Apr 10 Added As A Joint Sponsor CHURCHILL Joint-Alt Sponsor Changed JONES, SHIRLEY Apr 28 Apr 30 Fiscal Note Filed Do Pass/Short Debate Cal 010-000-000 Placed Cal 2nd Rdg-Sht Dbt May 06 St Mandate Fis Note Filed Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

3rd Rdg-Sht Dbt-Pass/Vot115-002-000

Passed both Houses

Jun 06 Sent to the Governor Jul 23 Governor approved

PUBLIC ACT 90-0185 Effective date 97-07-23

#### SB-0701 RAUSCHENBERGER.

215 ILCS 125/1-1

from Ch. 111 1/2, par. 1401

Amends the Health Maintenance Organization Act. Makes a stylistic change concerning the short title of the Act.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions
Mar 11 To Subcommittee
Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0702 PHILIP.

20 ILCS 505/35.5

Amends the Children and Family Services Act concerning the Inspector General. Makes technical changes.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Public Health & Welfare
Mar 04 Postponed
Committee Public Health & Welfare

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0703 WEAVER.S.

65 ILCS 5/11-119.1-10 from Ch. 24, par. 11-119.1-10

Amends the Illinois Municipal Code. Provides that a municipal power agency may exercise its powers, except the power of eminent domain, without the consent and approval of the Illinois Commerce Commission. Provides that the exercise of the power of eminent domain shall be subject to the consent and approval of the Illinois Commerce Commission in the same manner and to the same extent as electric suppliers under the Electric Supplier Act and public utilities under the Public Utilities Act.

## SENATE AMENDMENT NO. 1.

Deletes the change that provides the exercise of the power of eminent domain shall be subject to the consent and approval of the Illinois Commerce Commission in the same manner and to the same extent as electric supplier under the Electric Supplier Act. Provides that the Illinois Commerce Commission shall evaluate and give due consideration to the impact of the acquisition on farmlands in the State with the goal of preserving the land to the fullest extent reasonably possible.

STATE MANDATES FISCAL NOTE

SB 703 fails to create a State mandate under the State Mandates Act.

#### HOUSE AMENDMENT NO. 1.

Provides that a municipal power agency must have a certificate of public convenience and necessity in order to exercise powers of eminent domain.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Environment & Energy
Feb 28 Postponed
Mar 06 Amendment No.01 ENVIR. & ENE. S Adopted
Recommnded do pass as amend
009-000-000

Placed Calndr, Second Reading

Mar 11 Second Reading

Mar 11 Second Reading
Placed Calndr, Third Reading

Mar 13 Third Reading - Passed 056-000-000

Arrive House

Placed Calendr, First Reading

Apr 08 St Mandate Fis Note Filed Placed Calendr, First Reading

Apr 15 Hse Sponsor POE

Apr 16 First reading Referred to Rules
Apr 23 Added As A Joint Sponsor STEPHENS

Assigned to Public Utilities

May 08	Amendment No		UB UTILITIES H Adopted
		L	lo Pass Amend/Short Debate
	DII C-1 2 I D-1-	Chi Dhi	010-000-000
M 00	Placed Cal 2nd Rdg-		
May 09	Second Reading-Sho		
M 17	Pld Cal Ord 3rd Rdg		
May 16	3rd Rdg-Sht Dbt-Pa		8-000-000
3.6 10	Sec. Desk Concurrer		
<b>May</b> 19	Filed with Secretary		
			Itn concur - House Amend
	Motion referred		SRUL
May 20			Itn concur - House Amend
		В	e approved consideration
			Itn concur - House Amend
	S Concurs in H Ame	nd. 01/0:	59-000-000
	Passed both Houses		
Jun 18	Sent to the Governor	•	
Aug 15	Governor approved		
	PUBLIC ACT 90	-0416 <b>E</b>	ffective date 98-01-01
SB-0704 CRONI	N.		
5 ILCS 375/6.9 i	= · - =		
30 ILCS 805/8.21			
55 ILCS 5/5-1069			
65 ILCS 5/10-4-2			
105 ILCS 5/10-4-2			
215 ILCS 5/155.31			
215 ILCS 5/511.11			
215 ILCS 3/511.11 215 ILCS 105/8.71			
215 ILCS 105/8.71 215 ILCS 125/4-6.			
215 ILCS 123/4-0.		Ch 72 -	1504.2
			par. 1504-3
215 ILCS 165/10		Ch. 32, p	
A manufadha Ceas	. T1 C	T	A -4 -5 1071 (C4: C- 4- 1

Amends the State Employees Group Insurance Act of 1971, Counties Code, Illinois Municipal Code, School Code, Illinois Insurance Code, Comprehensive Health Insurance Plan Act, Health Maintenance Organization Act, Limited Health Service Organization Act, and Voluntary Health Services Plans Act. Provides that notices of payment and denial of health care benefits subject to those Acts and under managed care plans must provide detailed statements of payment and denial of benefits. Requires notices of denial to be signed by the individual responsible for the denial. Requires the notice to disclose the address and telephone number of the individual responsible for the denial. Provides that appeal procedures must be clearly set forth in the notice. Amends the State Mandates Act to provide that reimbursement is not required under that Act.

```
Feb 07 1997 First reading
Feb 19 Assigned to Public Health & Welfare
Feb 26 Re-referred to Rules
Assigned to Insurance & Pensions
To Subcommittee
Committee Insurance & Pensions
Mar 15 Refer to Rules
Referred to Rules
Assigned to Insurance & Pensions
To Rules
Refer to Rules
Refer to Rules
Refer to Rules
```

# SB-0705 CRONIN – SEVERNS – KARPIEL – JACOBS – CLAYBORNE, PARKER, SMITH, REA, FARLEY AND BERMAN.

```
New Act
5 ILCS 375/6.9 new
55 ILCS 5/5-1069.8 new
65 ILCS 5/10-4-2.8 new
215 ILCS 5/155.31 new
215 ILCS 5/356t new
215 ILCS 5/370s new
215 ILCS 105/8.6 new
215 ILCS 105/8.6 new
215 ILCS 130/4002.5 new
215 ILCS 110/48 new
215 ILCS 165/15.25 new
215 ILCS 165/15.25 new
305 ILCS 5/5-16.8 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. Provides for the Illinois 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 Plan Act, Health Maintenance Organization Act, Limited Health Service Organization Act, Dental Service Plan Act, Voluntary Health Services Plans 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 Feb 07 1997 First reading Referred to Rules

Added As A Co-sponsor BERMAN Sponsor Removed SYVERSON Feb 10

Chief Co-sponsor Changed to SEVERNS Feb 19

Assigned to Insurance & Pensions Mar 04 To Subcommittee Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0706 CRONIN.

410 ILCS 315/2

from Ch. 111 1/2, par. 22.12

Amends the Communicable Disease Prevention Act. Adds a caption to a Section requiring immunization of children.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions Mar 04 Postponed

Mar 11 Postponed

Committee Insurance & Pensions Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-0707 CRONIN - JACOBS.

New Act

30 ILCS 805/8.21 new

Creates the Equitable Construction Act. Requires certain provisions concerning notification of suspect physical conditions of the surface or subsurface at the improvement site, investigation of the improvement site, written modification of time and cost provisions, suspension of work, or termination of work to be included in any contract between a contractor and governmental entity for an improvement that exceeds \$75,000. Provides for modification of the contract in certain instances. Allows the contractor, in certain instances, to complete performance of a contract and later maintain a cause of action against the governmental entity to recover costs. Provides that this Act shall be enforced, to the extent possible, consistenly with other laws, but in the case of a conflict, this Act shall prevail. Limits the concurrent exercise of home rule powers. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

FISCAL NOTE (Attorney General)

No fiscal impact; costs will be absorbed by existing resources.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; State Mandates Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry Feb 27 Postponed

Mar 05 Postponed

Mar 14 Recommended do pass 008-000-000

Placed Calndr, Second Reading

Mar 17 Second Reading

Placed Calndr, Third Reading

Fiscal Note Filed Mar 18

Added as Chief Co-sponsor JACOBS Third Reading - Passed 056-000-000

Arrive House

Placed Calendr, First Reading

Mar 19 Hse Sponsor SAVIANO
First reading

Mar 21 May 07 Referred to Rules Assigned to Judiciary I - Civil Law Motion Do Pass-Lost 004-007-000

Remains in CommiJudiciary I - Civil

Re-Refer Rules/Rul 9(B)

May 08 SB-0708 CRONIN.

770 ILCS 60/21.02 new 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 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. Provides that, if a subcontractor delivers a waiver of lien upon a promise to pay that is not fulfilled or upon payment by a check that is dishonored, the subcontractor may, within 30 days after delivering the waiver of lien, deliver a revocation of waiver of lien that renders the waiver of lien null and void.

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

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Commerce & Industry

Feb 27 Postponed Mar 05 Postponed Mar 14 Postponed

Committee Commerce & Industry

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0709 DILLARD - RADOGNO - PARKER.

105 ILCS 5/1A-6 from Ch. 122, par. 1A-6

Amends the School Code. Revises a reference to the short title of an Act in the provisions relating to grant entitlements issued by the State Board of Education.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/1A-6 Adds reference to: 105 ILCS 5/2-3.112

Changes the title and replaces everything after the enacting clause with provisions that amend the School Code. Creates the Service Evaluation Committee which, under the direction of the Office of the Lieutenant Governor, is to assume and exercise certain duties currently exercised by the staff of the State Board of Education and the regional offices of education, under the jurisdiction of, respectively, the State Superintendent of Education and the regional superintendents of schools. Provides that at periodic intervals not to exceed 3 years the Committee, consisting of 7 members, is to design, develop, and review and modify as necessary the form used by school districts to annually evaluate the quality of services furnished to the districts by the State Board of Education and the regional offices of education. Provides that the 7 committee members shall consist of one member from each of the following entities or groups, designated by its governing board: Regional Superintendents Association, staff of the State Board of Education, Illinois Parent Teacher Association, Illinois Education Association, Illinois Federation of Teachers, Illinois Association of School Boards, and Illinois Association of School Administrators. Effective January 1, 1998.

# HOUSE AMENDMENT NO. 2.

Adds provisions further amending the School Code. Provides that the State Board of Education is to implement and administer a 3-year Giant Steps pilot program and make grants to participating school districts for the study and evaluation of autism and related teacher training. Effective July 1, 1997.

HOUSE AMENDMENT NO. 3.

Adds reference to: 105 ILCS 5/10-20.12b

Changes the title and adds provisions that further amend the School Code. Deletes a provision which includes as a form of legal custody used in determining a pupil's district of residence custody exercised by an adult who demonstrates that he has assumed and exercises legal responsibility for the pupil and provides the pupil with a regular fixed night-time abode for purposes other than to have access to the educational programs of a school district. Also replaces a provision that provides that the residence of a person who has legal custody is deemed to be the residence of the pupil with language that provides that the residence of a pupil is deemed to be the residence of a person who has legal custody of the pupil.

FISCAL NOTE, H-AMS 1, 2 & 3 (State Board of Education) A companion appropriation bill (HB1201) would provide \$1.5 M for the Giant Steps pilot project. The student legal residency changes will have a positive fiscal effect for those school districts no longer having to provide certain tuitions free. STATE MANDATES FISCAL NOTE, H-AMS 1, 2 & 3 (St. Bd. of Ed.) No change from SBE fiscal note.

HOME RULE NOTE, H-AM 3
Does not preempt home rule authority.

#### HOUSE AMENDMENT NO. 5.

Deletes reference to: 105 ILCS 5/10-20.12b

May 13

Changes the title and deletes the provisions added by House Amendment No. 3 relative to determining the residency and legal custody of a pupil.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education Mar 05 Postponed Mar 12 Recommended do pass 006-004-000 Placed Calndr, Second Reading Mar 17 Second Reading Placed Calndr, Third Reading Mar 19 Third Reading - Passed 048-003-002 Arrive House Placed Calendr, First Reading Hse Sponsor CÓWLISHAW Mar 20 Mar 21 First reading Referred to Rules Apr 08 Assigned to Elementary & Secondary Education May 07 Amendment No.01 ELEM SCND ED H Adopted Amendment No.02 ELEM SCND ED H Adopted ELEM SCND ED H Amendment No.03 Adopted Do Pass Amend/Short Debate 020-000-000 Placed Cal 2nd Rdg-Sht Dbt May 08 Fiscal Note Filed St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt May 09 Home Rule Note RequestAS AMENDED/FLOWERS Second Reading-Short Debate Held 2nd Rdg-Short Debate Added As A Joint Sponsor BIGGERT May 12 Added as Chief Co-sponsor RADOGNO Amendment No.04 **FLOWERS** Amendment referred to HRUL Held 2nd Rdg-Short Debate

**FLOWERS** 

HELM

Amendment No.04

Rules refers to

Held 2nd Rdg-Short Debate

May 14	Amendment No.04	FLOWERS MOTION-BE ADOPTE	D
		Lost	D
		Remains in CommiEleme	entary &
	**	Secondary Education	
14 15	Held 2nd Rdg-Short Debar		
May 15	Amendment No.05	STEPHENS	
	Amendment referred	Home Rule Note Filed	
	Amendment No.05	STEPHENS	
	Rules refers to	HELM	
	Held 2nd Rdg-Short Debat		
May 16	Amendment No.05	STEPHENS	
		Be adopted	
	Added As A Joint Sponsor		
	Added As A Joint Sponsor		
	Amendment No.05	STEPHENS	Adopted
	Pld Cal Ord 3rd Rdg-Sht I Tabled Pursuant to Rule40		
	3rd Rdg-Sht Dbt-Pass/Vot	117-001-000	
	Added as Chief Co-sponsor		
May 19	Sec. Desk Concurrence 01,		
May 20	Filed with Secretary		
		Mtn concur - House Ame	end
	Motion referred to	-FITZGERALD SRUL	
	Motion referred to	Mtn concur - House Ame	end
		-FITZGERALD	iiu
	Rules refers to	SESE	
May 22		Mtn concur - House Ame	end
		-FITZGERALD	
		Be adopted	
	Sponsor Removed FITZGI		
May 31	Chief Sponsor Changed to Added as Chief Co-sponsor		
May 51	Added as Circi Co-sponsor	Mtn concur - House Ame	end
		DILLARD	
	S Concurs in H Amend. 01	,02,03,	
	S Concurs in H Amend. 05	/056-001-000	
	Passed both Houses		
Jun 27	Sent to the Governor		
Aug 18	Governor approved	GENERALLY	
		SOME PARTS	
	Effective date 97-08-18	JOME I MRID	
	Effective date 98-01-01		
	PUBLIC ACT 90-0498		
710 FITZG	ERALD - DILLARD		

## SB-0710 FITZGERALD - DILLARD.

735 ILCS 5/13-206 from Ch. 110, par. 13-206 810 ILCS 5/3-118 from Ch. 26, par. 3-118

Amends the Code of Civil Procedure. Provides that a cause of action on a promissory note with a due date accrues on the due date or the date to which the due date is accelerated. Provides that an action to enforce an obligation to pay a demand promissory note must be commenced within 10 years after the demand and provides that an action is barred if no demand is made and neither principal nor interest has been paid during a 10-year period. Amends the Uniform Commercial Code by eliminating language setting forth the statute of limitations on notes payable at a definite time and notes payable on demand.

HOUSE AMENDMENT NO. 1.

Adds reference to:

70 ILCS 3605/41 from Ch. 111 2/3, par. 341

Amends the Metropolitan Transit Authority Act. Provides that any person who files notice with the Authority that he or she was injured or has a cause of action shall be furnished a copy of the statute concerning the commencement of civil actions. Provides that if the Authority fails to furnish a copy of the statute, any action

commenced against the Authority shall not be dismissed for failure to comply with requirements regarding notice. Makes other changes. Provisions added by this amendment are effective July 1, 1998.

HOUSE AMENDMENT NO. 2.

Adds reference to:

215 ILCS 5/143a from Ch. 73, par. 755a

Amends the Illinois Insurance Code in relation to uninsured and hit and run motor vehicle coverage. Requires arbitration as to the amount of damages and medical opinions under certain circumstances. Creates procedural requirements for arbitration. Makes other changes.

```
FISCAL NOTE, H-AM 1 & 2 (Office of III. Courts)
SB 710, amended would have no fiscal impact on the Judicial
Branch.
JUDICIAL NOTE, H-AM 1 & 2 (Office of Ill. Courts)
The bill will neither decrease nor increase the need for the
number of judges in the state.
STATE MANDATES FISCAL NOTE, H-AM 2 (DCCA) SB 710 creates a "due process mandate" for which no reimburse-
ment by the State is required under the State Mandates Act.
Feb 07 1997
                                         Referred to Rules
              First reading
Feb 19
                                         Assigned to Judiciary
Mar 05
                                         Recommended do pass 009-000-000
              Placed Calndr, Second Reading
Mar 11
              Second Reading
              Placed Calndr, Third Reading
Mar 12
              Filed with Secretary
                    Amendment No.01
                                         DILLARD
                    Amendment referred to SRUL
                    Amendment No.01
                                         DILLARD
                    Rules refers to
                                           SJUD
Mar 13
              Added as Chief Co-sponsor DILLARD
Mar 18
                    Amendment No.01
                                         DILLARD
                                         Postponed
Mar 19
                    Amendment No.01
                                         DILLARD
                                         Held in committee
              Third Reading - Passed 056-000-000
              Tabled Pursuant to Rule5-4(A) SA 01
              Third Reading - Passed 056-000-000
              Arrive House
              Placed Calendr, First Reading
              Hse Sponsor SCULLY
Apr 08
              First reading
                                         Referred to Rules
Apr 09
                                         Assigned to Judiciary I - Civil Law
                                         JUD-CIVIL LAW H
Apr 30
                    Amendment No.01
                                                                  Adopted
                    Amendment No.02
                                         JUD-CIVIL LAW H
                                                                  Adopted
                                         Do Pass Amend/Short Debate
                                           011-000-000
              Placed Cal 2nd Rdg-Sht Dbt
                                         Fiscal Note Requested AS
                                           AMENDED/CROSS
                                         St Mandate Fis Nte ReqAS
                                           AMENDED/CROSS
                                         Judicial Note Request AS
                                           AMENDED/CROSS
              Cal Ord 2nd Rdg-Shr Dbt
May 09
                                         Fiscal Note Filed
                                         Judicial Note Filed
              Cal Ord 2nd Rdg-Shr Dbt
May 13
               Second Reading-Short Debate
              Held 2nd Rdg-Short Debate
May 14
                                         St Mandate Fis Note Filed
              Held 2nd Rdg-Short Debate
May 15
               Pld Cal Ord 3rd Rdg-Sht Dbt
               3rd Rdg-Sht Dbt-Pass/Vot117-000-001
May 16
               Sec. Desk Concurrence 01,02
May 19
               Filed with Secretary
```

Motion referred to

Mtn concur - House Amend

SRUL

May 20 Mtn concur - House Amend Rules refers to SJUD May 21 Filed with Secretary Mtn non-concur - Hse Amend Mtn concur - House Amend Be approved consideration Mtn concur - House Amend S Concurs in H Amend. 01,02/059-000-000 Passed both Houses Jun 19 Sent to the Governor Aug 16 Governor approved GENERALLY SOME PARTS Effective date 98-01-01

Effective date 98-01-01 Effective date 98-07-01 PUBLIC ACT 90-0451

SB-0711 PARKER – BERMAN – KARPIEL – DUDYCZ – MAHAR, WALSH,T, RA-DOGNO, DONAHUE, BURZYNSKI, LUECHTEFELD, BOMKE, SYVER-SON, DELEO, FARLEY, HALVORSON, REA, DILLARD, BOWLES, MYERS,J AND HENDON.

5 ILCS 375/6.9 new
30 ILCS 805/8.21 new
55 ILCS 5/5-1069.3 new
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f new
215 ILCS 5/356t new
215 ILCS 125/4-6.5 new
215 ILCS 130/4002.2
215 ILCS 165/10 from Ch. 32, par. 604
305 ILCS 5/5-16.8 new

Amends the State Employees Group Insurance Law 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. Requires coverage under those Acts for a minimum of 96 hours of inpatient care following a mastectomy. Permits a shorter inpatient care period if certain criteria are met. Amends the State Mandates Act to provide that reimbursement for post-mastectomy care benefits is not required under that Act.

SENATE AMENDMENT NO. 1.

Deletes reference to: 5 ILCS 375/6.9 new 30 ILCS 805/8.21 new 55 ILCS 5/5-1069.3 new 65 ILCS 5/10-4-2.3 105 ILCS 5/10-22.3f new 215 ILCS 5/356t new 215 ILCS 125/4-6.5 new 215 ILCS 165/10 305 ILCS 5/5-16.8 new Adds reference to: New Act

Deletes the title and everything after the enacting clause. Creates the Post-Mastectomy Care Act. Provides only a short title.

# SENATE AMENDMENT NO. 2.

Adds reference to: 5 ILCS 375/6.9 new 30 ILCS 805/8.21 new 55 ILCS 5/5-1069.3 new 65 ILCS 5/10-4-2.3 new 105 ILCS 5/10-22.3f new 215 ILCS 5/356t new 215 ILCS 125/4-6.5 new 215 ILCS 165/10 305 ILCS 5/5-16.8 new Replaces the title and everything after the enacting clause. Amends the State Employees Group Insurance Law of 1971, Counties Code, Ill. Municipal Code, School Code, Ill. Insurance Code, Health Maintenance Organization Act, Limited Health Service Organization Act, and Voluntary Health Services Plans Act. Requires coverage under those Acts for inpatient care following a mastectomy for the time period established by the patient and attending physician in accordance with scientifically developed protocols. Permits a shorter inpatient care period if certain criteria are met. Amends the State Mandates Act to provide that reimbursement for post-mastectomy care benefits is not required under that Act.

HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 2215/4-2.1 new

Provides that coverage for inpatient care for a mastectomy shall be based upon the average stay by a patient following a mastectomy procedure as determined annually by the Illinois Health care Cost Containment Council. Effective immediately.

```
NOTE(s) THAT MAY APPLY: Fiscal; State Mandates
   Feb 07 1997
                 First reading
                                          Referred to Rules
                 Added as Chief Co-sponsor DUDYCZ
                 Added as Chief Co-sponsor MAHAR
                 Added As A Co-sponsor RADOGNO
                 Added As A Co-sponsor DONAHUE
                 Added As A Co-sponsor BURZYNSKI
                 Added As A Co-sponsor LUECHTEFELD
                 Added As A Co-sponsor BOMKE
                 Added As A Co-sponsor SYVERSON
   Feb 19
                                          Assigned to Insurance & Pensions
   Feb 26
                                          Postponed
   Mar 04
                                          Postponed
    Mar 11
                      Amendment No.01
                                          INS & PENS. S
                                                                 Adopted
                                          Recomminded do pass as amend
                                            010-000-000
                 Placed Calndr, Second Reading
                 Added As A Co-sponsor BERMAN
                                          Recommnded do pass as amend
                                            010-000-000
    Mar 13
                 Sponsor Removed WALSH,T
                 Chief Co-sponsor Changed to BERMAN
                 Added As A Co-sponsor WALSH,T
                 Added As A Co-sponsor DELEO
                 Added As A Co-sponsor FARLEY
                 Added As A Co-sponsor HALVORSON
                 Added As A Co-sponsor REA
                 Added As A Co-sponsor DILLARD
   Mar 18
                 Filed with Secretary
                      Amendment No.02
                                          PARKER
                      Amendment referred to SRUL
                      Amendment No.02
                                         PARKER
                      Rules refers to
                                           SINS
    Mar 19
                      Amendment No.02
                                          PARKER
                                          Be adopted
                 Second Reading
                      Amendment No.02
                                          PARKER
                                                                 Adopted
                 Placed Calndr, Third Reading
                 Added As A Co-sponsor BOWLES
    Mar 20
                 Added As A Co-sponsor MYERS, J
                 Third Reading - Passed 057-000-000
    Mar 21
                 Arrive House
                 Hse Sponsor HUGHES
                 Alt Primary Sponsor Changed MULLIGAN
                 First reading
                                          Referred to Rules
                                          Assigned to Health Care Availability &
    Apr 08
                                            Access
                 Added As A Joint Sponsor KLINGLER
    Apr 09
                 Added As A Joint Sponsor POE
                 Added As A Joint Sponsor WOJCIK
```

May 06 May 07	Joint-Alt Sponsor Changed BIGGERT Amendment No.01 HTHCR-AVB-ACS H Adopted
May 07	Do Pass Amend/Short Debate 021-002-002
	Placed Cal 2nd Rdg-Sht Dbt
May 08	Second Reading-Short Debate
•	Pld Cal Ord 3rd Rdg-Sht Dbt
May 09	3rd Rdg-Sht Dbt-Pass/Vot106-007-001
May 12	Sec. Desk Concurrence 01
May 14	Added As A Co-sponsor HENDON
Jul 02	Refer to Rules/Rul 3-9(b)
	DIET INTERNAL CREMENTO LED DITT LED

#### SB-0712 KARPIEL – HENDON – SEVERNS AND DILLARD.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Creates an on-site child care credit. Creates a short title only.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
Feb 28 Postponed
Mar 05 Re-referred to Rules
Assigned to Executive
Mar 13 Recommended do pass 008-003-000

Placed Calndr, Second Reading

Mar 14 Second Reading
Placed Calndr, Third Reading

Added as Chief Co-sponsor HENDON Added As A Co-sponsor DILLARD

Mar 20 Added As A Co-sponsor DILLARD Added as Chief Co-sponsor SEVERNS

May 07 Motion filed WEAVER - RE-REFER

FROM CAL. 3RD RDG. TO SENATE RULES. Motion prevailed

May 08 037-011-006 Re-referred to Rules

#### SB-0713 DUDYCZ.

May 08

New Act

Creates the Fire Department Promotion Act. Provides that promotions in municipal 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, but exempts Chicago. Contains other provisions. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause except the short title.

STATE MANDATES FISCAL NOTE (DCCA)

SB 713 fails to create a State mandate.

HOME RULE NOTE

SB 713 preempts home rule authority.

FISCAL NOTE (DCCA)

SB713 imposes no additional requirements and does not have a fiscal impact on units of local gov't.

OHOE AMENDMENTENO A

# HOUSE AMENDMENT NO. 2.

Changes the short title to the Municipal Fire Department Promotion Act.

NOTE(S) THAT MAY APPLY: Home Rule

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Elections

Mar 05 Held in committee

Mar 11 Amendment No.01 LOCAL GOVERN S Adopted Recommnded do pass as amend

009-000-000

Placed Calndr, Second Reading

Mar 18 Second Reading

Placed Calndr, Third Reading

Mar 20 Third Reading - Passed 055-000-000

Mar 21 Arrive House

Hse Sponsor MCGUIRE

First reading Referred to Rules

Apr 08 May 08	Placed Cal 2nd Rdg-Sht D	Assigned to Local Government Do Pass/Short Debate Callbut	ment 1 014-003-000
	Amendment No.01 Amendment referred	MCGUIRE to HRUL	1
	Cal O-4 2-4 D4- Ck- Dk4	St Mandate Fis Note Filed Home Rule Note Filed	1
May 09	Cal Ord 2nd Rdg-Shr Dbt Amendment No.01 Rules refers to Cal Ord 2nd Rdg-Shr Dbt	MCGUIRE HLGV	
May 12	Amendment No.02 Amendment referred	Fiscal Note Filed MCGUIRE to HRUL	
M 12	Second Reading-Short Debat Held 2nd Rdg-Short Debat	te	
May 13	Amendment No.02  Amendment No.02	MCGUIRE Be adopted MCGUIRE	Adopted
May 14	Pld Cal Ord 3rd Rdg-Sht I Tabled Pursuant to Rule40	Obt (A) HA 1	Adopted
May 15	3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 02	:073-041-001	
May 10	Filed with Secretary	Mtn non-concur - Hse Am	end
<b>May</b> 19	S Noncners in H Amend. 0 Arrive House Placed Cal Order Non-cond		
May 21	Tracea Car Oraci 14011 Colo	MTN REFUSE RECEDE AMEND	E-HSE
	H Refuses to Recede Amer H Requests Conference Co		
	Hse Conference Comm Ap		
		MOORE,EUGENE, CHURCHILL & BOS	Γ
May 23	Sen Accede Req Conf Com Sen Conference Comm App		
May 30	Filed with Secretary	Conference Committee Re	nort
	Conf Comm Rpt referred to	o SRUL Conference Committee Re	-
May 31	Rules refers to House report submitted	SLGV	port
	Conf Comm Rpt referred to House report submitted		
Jul 02		Conference Committee Re	-
Jul 02		Conference Committee Re REFER TO SENATE RULES/3-9(B)	port
	Sen Conference Comm App		
SB-0714 RADO		0 57/ 1	
820 ILCS 405/150 820 ILCS 405/150		8, par. 576.1 8, par. 576.3	
termination of emp	employment Insurance Action loyers' contribution rates		
subsequent years. Note(s) That Ma			
Feb 07 1997 Feb 19	First reading	Referred to Rules Assigned to Commerce &	Industry
Feb 27		Postponed	LIMBOU J
Mar 05		To Subcommittee Committee Commerce & 1	Industry
Mar 15		Refer to Rules/Rul 3-9(a)	

SB-0715 **460** 

#### SB-0715 RADOGNO.

35 ILCS 200/18-45

Amends the Property Tax Code. Deletes a provision in the Section concerning the computation of rates stating that the equalized assessed value of all property for the computation of the amount to be extended in a county of 3,000,000 or more inhabitants shall be the equalized assessed value of the property for the year immediately preceding the levy year as established by the assessment and equalization process for the year immediately prior to the levy year. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Property Tax Code. Provides that beginning January 1, 1998 and thereafter, the equalized assessed value of all property for the computation of the amount to be extended within a county of 3,000,000 or more inhabitants shall be the sum of (i) the equalized assessed value of such property for the year immediately preceding the levy year, (ii) the equalized assessed value of any property that qualifies as new property or annexed property in the current year, and (iii) the recovered tax increment value for the current year, less the equalized assessed value of any property that qualifies as disconnected property during the current year.

FISCAL NOTE, H-AM 1 (Dept. of Revenue) SB 715, amended by H-am 1, is local in nature and does not have a fiscal impact on this Dept. NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford Feb 07 1997 First reading Referred to Rules Assigned to Revenue Feb 19 Mar 06 Recommended do pass 010-000-000 Placed Calndr, Second Reading Mar 11 Second Reading Placed Calndr, Third Reading Third Reading - Passed 051-006-001 Mar 13 Mar 14 Arrive House Hse Sponsor FANTIN Placed Calendr, First Reading Mar 18 Referred to Rules First reading Mar 21 Assigned to Revenue May 08 Amendment No.01 REVENUE Η Adopted Do Pass Amend/Short Debate 011-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested AS AMEND./MOORE.A St Mandate Fis Nte ReqAS AMEND./MOORE,A Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor LYONS, EILEEN Added As A Joint Sponsor MCCARTHY Added As A Joint Sponsor CROTTY Added As A Joint Sponsor BROSNAHAN May 12 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt May 13 Second Reading-Short Debate Held 2nd Rdg-Short Debate May 14 St Mandate Fis Nte Req-Wdrn Pld Cal Ord 3rd Rdg-Sht Dbt 3rd Rdg-Sht Dbt-Pass/Vot117-000-001 May 15 Sec. Desk Concurrence 01 May 16 Filed with Secretary May 19 Mtn concur - House Amend Motion referred to SRUL May 20 Mtn concur - House Amend Rules refers to SREV Mtn concur - House Amend Be adopted Mtn concur - House Amend S Concurs in H Amend. 01/056-000-000

Passed both Houses

```
Jun 09 Sent to the Governor Aug 01 Governor approved
```

PUBLIC ACT 90-0320 Effective date 98-01-01

#### SB-0716 RADOGNO.

820 ILCS 105/4a

from Ch. 48, par. 1004a

Amends the Minimum Wage Law. Provides that, if specified conditions are met, an employee may choose to receive compensatory time off instead of overtime pay. Sets forth various limitations and requirements concerning applicability, compensatory time, and agreements regarding compensatory time.

SENATE AMENDMENT NO. 1.

Provides that all functions and powers of the Department of Labor under the Minimum Wage Law shall be exercised in cooperation with the functions and powers of the U.S. Department of Labor under the Fair Labor Standards Act of 1938. Provides that, if the Fair Labor Standards Act of 1938 is amended to allow compensatory time off in lieu of an overtime premium, the federal statutes shall control in the case of any conflict between the federal statute and the Minimum Wage Law.

```
Feb 07 1997
                    First reading
                                               Referred to Rules
      Feb 19
                                               Assigned to Commerce & Industry
      Feb 27
                                               Postponed
      Mar 05
                                               Postponed
      Mar 14
                                               Recommended do pass 005-003-000
                     Placed Calndr, Second Reading
      Mar 18
                     Second Reading
                     Placed Calndr, Third Reading
                     Filed with Secretary
                         Amendment No.01
                                              RADOGNO
                          Amendment referred to SRUL
                          Amendment No.01
                                              RADOGNO
                          Rules refers to
                                                SCED
      Mar 19
                          Amendment No.01
                                               RADOGNO
                                               Be adopted
                     Recalled to Second Reading
                                               RADOGNO
                         Amendment No.01
                                                                        Adopted
                     Placed Calndr, Third Reading
      May 07
                                               Motion filed WEAVER - RE-REFER
                                              FROM CAL. 3RD RDG.
                                               TO SENATE RULES.
      May 08
                                               Motion prevailed
      May 08
                                              037-011-006
                                               Re-referred to Rules
SB-0717
             PETERSON - MADIGAN.
   40 ILCS 5/7-109.3
                                   from Ch. 108 1/2, par. 7-109.3
                                   from Ch. 108 1/2, par. 7-111
   40 ILCS 5/7-111
   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
                                   from Ch. 108 1/2, par. 7-118
   40 ILCS 5/7-118
   40 ILCS 5/7-132.2
                                   from Ch. 108 1/2, par. 7-132.2
   40 ILCS 5/7-137
                                   from Ch. 108 1/2, par. 7-137
   40 ILCS 5/7-139
                                   from Ch. 108 1/2, par. 7-139
   40 ILCS 5/7-141
40 ILCS 5/7-145
                                   from Ch. 108 1/2, par. 7-141
                                   from Ch. 108 1/2, par. 7-145
   40 ILCS 5/7-146
                                   from Ch. 108 1/2, par. 7-146
   40 ILCS 5/7-152
                                   from Ch. 108 1/2, par. 7-152
                                   from Ch. 108 1/2, par. 7-156
   40 ILCS 5/7-156
                                   from Ch. 108 1/2, par. 7-171
   40 ILCS 5/7-171
   40 ILCS 5/7-172
                                   from Ch. 108 1/2, par. 7-172
   40 ILCS 5/7-199.3 new
  820 ILCS 405/1900
                                   from Ch. 48, par. 640
   30 ILCS 805/8.21 new
```

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code. Removes the pre-existing condition limitation on temporary disability benefits for persons whose date of disability is after May 31, 1997. Allows members and retirees to receive up to 24 months of credit for military service not preceded by em-

ployment upon payment of the corresponding employee and employer contributions; requires employer approval. Allows all credit for military service or a leave of absence established by a sheriff's law enforcement employee to be deemed credit in that capacity. Allows an inactive member to designate a death benefit beneficiary. Changes certain obsolete references to educational service regions. Deletes provisions limiting retroactive payment of retirement benefits. Accelerates the automatic increase in surviving spouse's annuity for survivors of annuitants who die in December. Provides for participation by persons who return to service in a position requiring between 600 and 1000 hours per year after retiring from such a position with an employer that allowed participation for those employees. Restores the availability of reversionary annuities. Authorizes employers to increase disability benefits from 50% to 60% of earnings, with the the resulting costs to be paid by the employer and employees. Authorizes the Fund to offer deferred compensation and tax-deferred annuity programs to its members. Requires an employee contribution for certain prior service credits granted to employees of entities that begin participating in the Fund after January 1, 1998. Makes other changes. Amends the Unemployment Insurance Act. Provides that the Department of Employment Security shall make available to the Illinois Municipal Retirement Fund, upon request, information that may assist the Fund in determining whether a recipient of a disability payment from the Fund is employed. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE

The fiscal impact of SB 717 cannot be determined, but it is expected to be minor and primarily administrative. The fiscal impact will vary by individual employer within the IMRF.

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

Feb 07 1997 First reading Referred to Rules
Feb 19 Referred to Rules
Assigned to Insurance & Pensions

Feb 26 To Subcommittee
Mar 11 Pension Note Filed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0718 PARKER.

305 ILCS 5/4-17.5 new

Amends the Aid to Families with Dependent Children Article of the Illinois Public Aid Code. Provides for an employment demonstration project. Creates a caption only.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Public Health & Welfare

Feb 26 Postponed
Mar 04 To Subcommittee

Committee Public Health & Welfare

Refer to Rules/Rul 3-9(a)

# Mar 15 SB-0719 PARKER.

820 ILCS 305/8 from Ch. 48, par. 138.8

Amends the Workers' Compensation Act. Provides that, if an employee previously sustained an injury resulting in compensation for a percentage of partial disability under specified provisions, that percentage of partial disability shall be deducted from an award for a subsequent injury to the same portion of the body. Provides that nothing in the Act permits cumulative awards for partial disability under specified provisions to exceed 500 weeks.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry
Feb 27 To Subcommittee

Committee Commerce & Industry

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0720 CRONIN.

105 ILCS 5/18-1 from Ch. 122, par. 18-1

Amends the School Code. Makes a change of grammar in a provision relating to the Common School Fund.

#### HOUSE AMENDMENT NO. 1.

Eliminates a proposed grammatical change in a provision of the School Code relating to the Common School Fund.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education Recommended do pass 006-004-000 Mar 12 Placed Calndr, Second Reading Mar 13 Second Reading Placed Calndr, Third Reading Mar 18 Third Reading - Passed 056-000-000 Arrive House Placed Calendr, First Reading Hse Sponsor DANIELS Mar 20 Mar 21 First reading Referred to Rules Apr 08 Assigned to Elementary & Secondary Education Added As A Joint Sponsor COWLISHAW May 06 May 07 Do Pass/Short Debate Cal 020-000-000 Placed Cal 2nd Rdg-Sht Dbt May 13 Second Reading-Short Debate Held 2nd Rdg-Short Debate DANIELS May 15 Amendment No.01 Amendment referred to HRUL Amendment No.01 DANIELS Be adopted Held 2nd Rdg-Short Debate May 16 Amendment No.01 DANIELS Adopted Pld Cal Ord 3rd Rdg-Sht Dbt 3rd Rdg-Sht Dbt-Pass/Vot094-014-001 May 19 Sec. Desk Concurrence 01 Jul 02 Refer to Rules/Rul 3-9(b)

#### SB-0721 PARKER.

New Act

Creates the Construction Safety Professionals Act to immunize certified construction safety professionals from civil liability for injuries arising from their services, except for injuries arising from willful or wanton misconduct. Effective immediately.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 12 Held in committee
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0722 PARKER.

305 ILCS 5/5-16.3

0.22	I / HULLIU	
215 ILCS	5/370g	from Ch. 73, par. 982g
<b>215 ILCS</b>	5/370i	from Ch. 73, par. 982i
<b>215 ILCS</b>	5/370o	from Ch. 73, par. 9820
215 ILCS	105/2	from Ch. 73, par. 1302
<b>215 ILCS</b>	105/3	from Ch. 73, par. 1303
215 ILCS	105/5	from Ch. 73, par. 1305
215 ILCS	105/8	from Ch. 73, par. 1308
<b>215 ILCS</b>	125/1-2	from Ch. 111 1/2, par. 1402
<b>215 ILCS</b>	125/4-10	from Ch. 111 1/2, par. 1409.3
215 ILCS	125/4-15	from Ch. 111 1/2, par. 1409.8
215 ILCS	125/5-7.2 new	
305 ILCS	5/5-5.04 new	

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 07 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions
Mar 04 To Subcommittee
Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0723 KARPIEL – CRONIN – SEVERNS – FITZGERALD – SIEBEN, JACOBS, COLLINS, DEL VALLE AND FARLEY.

35 ILCS 145/6 from Ch. 120, par. 481b.36

Amends the Hotel Operators' Occupation Tax Act. Provides that deposits into the Local Tourism Fund shall not exceed \$11,000,000 in FY98 and \$11,000,000 plus 10% of the growth in the tax per year for each fiscal year thereafter. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 605/46.6a from Ch. 127, par. 46.6a 20 ILCS 605/46.6c from Ch. 127, par. 46.6c 20 ILCS 605/46.30a from Ch. 127, par. 46.30a 20 ILCS 665/4 from Ch. 127, par. 200-24 from Ch. 127, par. 200-24a 20 ILCS 665/4a 20 ILCS 665/5 from Ch. 127, par. 200-25 from Ch. 127, par. 200-26 20 ILCS 665/6 20 ILCS 665/8 from Ch. 127, par. 200-28 30 ILCS 105/8.25 from Ch. 127, par. 144.25

Deletes everything. Amends the Civil Administrative Code. Provides that the Department of Commerce and Community Affairs may reserve 10% of the total funds (now 10% of funds reserved for convention and tourism bureaus in cities with a population of 500,000 or less) appropriated to it from the Local Tourism Fund for designated purposes, including funding Statewide promotional activities and supporting an increased use of State historic sites. Changes references from the Regional Tourism Councils to the Regional Tourism Development organizations. Provides that DCCA may accept gifts, grants, and awards from for profit organizations to deposit into the International and Promotional Fund. Amends the Illinois Promotion Act. Includes in the list of DCCA's powers the power to formulate a program for the promotion of the film industry in the State and the power to expend funds from the International and Promotional Fund. Deletes current provisions requiring certain transfers into the Tourism Promotion Fund. Provides that beginning July 1, 1997, 13% of the net revenue from the Hotel Operators' Occupation Tax Act plus 13% of net revenues realized under the Chicago World's Fair-1992 Authority shall be deposited into the Tourism Promotion Fund each month. Requires certain monthly transfers from the General Revenue Fund to the Tourism Promotion Fund of amounts realized under the Hotel Operators' Occupation Tax Act and the Chicago Worlds Fair-1992 Authority Act. Amends the State Finance Act to delete certain credits to the Tourism Promotion Fund and transfers from the Tourism and Advertising Promotion Account. Amends the Hotel Operators' Occupation Tax Act. Deletes current provisions authorizing an appropriation not to exceed \$8,000,000 for the Local Tourism Fund and provides instead that certain amounts realized under the Act and the Chicago Worlds Fair-1992 Authority Act shall be deposited into the Fund. Effective July 1, 1997.

#### SENATE AMENDMENT NO. 2.

Provides that the current provisions regarding transfers from the General Revenue Fund to the Tourism Promotion Fund in an amount equal to (1) 10% of net revenue realized from the Hotel Operators Tax Act and (2) 10% of net revenue realized from the Chicago Worlds Fair-1992 Authority Act shall apply until June 30, 1997. Makes a technical correction.

NOTE(S) THAT MAY APPLY: Fiscal
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 25 Added as Chief Co-sponsor CRONIN
Feb 28 Postponed
Added as Chief Co-sponsor SEVERNS
Added as Chief Co-sponsor FITZGERALD
Mar 04 Added As A Co-sponsor JACOBS

Mar 06	Added as Chief Co-sponsor		
Mar 13	Added As A Co-sponsor Co Added As A Co-sponsor Di Amendment No.01	EL VALLE EXECUTIVE S Recommnded do pass as a	Adopted amend
	Placed Calndr, Second Read	011-000-000 dng	
Mar 14	Second Reading Placed Calndr, Third Readi	no	
<b>M</b> ar 17	Added As A Co-sponsor FA	ARLEY	
	Filed with Secretary Amendment No.02	KARPIEL	
	Amendment referred	to SRUL	
Mar 18	Amendment No.02	KARPIEL Be approved consideration	n
<b>Mar</b> 19	Recalled to Second Readin Amendment No.02	g KARPIEL	Adopted
Mar 20	Placed Calndr, Third Readi Third Reading - Passed 056		
Mar 21	Arrive House		
	Hse Sponsor SCOTT First reading	Referred to Rules	
Apr 08	r not roughing	Assigned to Executive	
Apr 09	Added As A Joint Sponsor	BLACK	
Apr 11	Added As A Joint Sponsor	WOJCIK	
Apr 14 Apr 16	Added As A Joint Sponsor Added As A Joint Sponsor	DAVIS STEVE	
Apr 30	Transport of the Sports of	Do Pass/Short Debate Ca	1 015-000-000
	Placed Cal 2nd Rdg-Sht Di		FEDUENO
	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Requested ST St Mandate Fis Nte ReqS	
<b>M</b> ay 12	•	Fiscal Note Request W/d St Mandate Fis Nte Req-	
	Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D		
May 13	3rd Rdg-Sht Dbt-Pass/Vot Passed both Houses	113-004-000	
Jun 09	Sent to the Governor		
Jun 24	Governor approved PUBLIC ACT 90-0026	Effective date 97-07-01	
SB-0724 CULLI	ERTON.		
705 ILCS 405/5-1		7, par. 805-1	
Amends the Juve	enile Court Act of 1987. N	Makes a stylistic change	in Section re-
lating to jurisdiction	nal facts concerning delin-	quent minors.	
Feb 07 1997 Feb 19	First reading	Referred to Rules	
Feb 27		Assigned to Judiciary To Subcommittee	
		Committee Judiciary	
Mar 15		Refer to Rules/Rul 3-9(a	)
	ERTON.		
705 ILCS 405/1-4		7, par. 801-4	
	nile Court Act of 1987. M		in the Section
Feb 07 1997	ons on the scope of the Ac First reading	T. Referred to Rules	
Feb 19	I not roughing	Assigned to Judiciary	
Feb 27		Postponed	
Mar 05		Postponed	
Mar 12		Postponed Committee Judiciary	
Mar 15		Refer to Rules/Rul 3-9(a	)

**SB-0726 BERMAN.** 105 ILCS 5/14-8.02a

```
Amends the School Code to make a grammatical correction.
      Feb 07 1997
                     First reading
                                                 Referred to Rules
      Feb 19
                                                 Assigned to Education
      Mar 12
                                                 Postponed
                                                 Committee Education
      Mar 15
                                                 Refer to Rules/Rul 3-9(a)
SB-0727
             BERMAN.
  105 ILCS 5/1A-2
  Amends the School Code to make a technical change.
      Feb 07 1997
                     First reading
                                                 Referred to Rules
      Feb 19
                                                 Assigned to Education
      Mar 12
                                                 Postponed
                                                 Committee Education
      Mar 15
                                                 Refer to Rules/Rul 3-9(a)
SB-0728
             SHAW.
   30 ILCS 105/5.449 new
   30 ILCS 105/6z-42 new
   30 ILCS 805/8.21 new
   35 ILCS 5/201
35 ILCS 5/901
35 ILCS 200/9-210
35 ILCS 200/16-65
                                     from Ch. 120, par. 2-201
                                     from Ch. 120, par. 9-901
   35 ILCS 200/17-5
   35 ILCS 200/18-165
   35 ILCS 200/18-185
   35 ILCS 200/18-213
   35 ILCS 200/18-242 new
```

Amends the Illinois Income Tax Act to increase the individual rate to 4.5% and the corporate rate to 7.2% (now 3% and 4.8% respectively). Provides that the additional revenue attributable to the increased rates shall be deposited into the Property Tax Abatement Fund. Amends the State Finance Act to create the Property Tax Abatement Fund. Provides that proceeds in the Fund shall be disbursed to various taxing districts in Illinois based on the ratio that a district's property tax collections bear to total property tax collections for all taxing districts. Amends the Property Tax Code to require a taxing district's extension on residential property only to be abated by \$1 for every \$1 received from the Property Tax Abatement Fund, except for school districts whose taxes on residential property only are abated \$0.50 for every \$1 received from the Fund. Provides that the application of the equalizer shall not cause an increase in the assessment of more than 5%. Amends the Property Tax Extension Limitation Law in the Property Tax Code to apply the Law statewide, including home rule units. Preempts home rule. Exempts this Act from the requirements of the State Mandates Act. Effective July 1, 1997.

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

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
Mar 06 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0729 O'DANIEL

520 ILCS 5/2.8 from Ch. 61, par. 2.8

Amends the Wildlife Code to add a caption to a provision concerning grouse.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Agriculture & Conservation
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0730 FAWELL - CULLERTON.

625 ILCS 5/2-121 from Ch. 95 1/2, par. 2-121

Amends provisions of the Vehicle Code prohibiting a municipality from imposing a tax or license fee upon vehicle owners under specified circumstances. Imposes a similar prohibition upon counties. Declares ordinances enacted by counties that are inconsistent with the prohibition to be null and void, and provides for the refund and forgiveness of money paid or owed to a county on or after January 1, 1993. Preempts home rule powers.

## SENATE AMENDMENT NO. 1.

Declares ordinances enacted by municipalities that are inconsistent with the provisions of the Vehicle Code prohibiting a municipality from imposing a tax or license fee upon vehicle owners to be null and void, and provides for the refund and forgiveness of money paid or owed the municipality on or after January 1, 1993. Adds an immediate effective date.

HOUSE AMENDMENT NO. 1. (House recedes June 1, 1997)

Provides that no county, city, village, incorporated town, or other municipal corporation, including a home rule unit, may impose a tax or license fee upon any commercial vehicle that is registered under the provisions of the Vehicle Code concerning proportional registration (instead of a home rule unit may not tax, license, or otherwise regulate a vehicle or owner of a vehicle under the local government tax provisions of the Vehicle Code in a manner inconsistent with these provisions).

# CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the House recede from H-am 1.

Recommends that the bill be amended as follows:

Deletes reference to: 625 ILCS 5/2-121 Adds reference to: 35 ILCS 105/3-55 35 ILCS 120/2-5 from Ch. 120, par. 439.3-55 625 ILCS 5/11-304 815 ILCS 315/11.1 from Ch. 95 1/2, par. 11-304

Deletes everything. Amends the Illinois Vehicle Code. Provides that local authorities and road district highway commissioners in their jurisdiction shall have the authority to install signs alerting motorists of the tourist oriented businesses available on roads under local jurisdiction in rural areas. Provides that they shall also have the authority to sell or lease space on the signs to the businesses. Amends the Use Tax Act. Exempts the use or purchase of tangible personal property by a common carrier by rail or motor (now, rail) that receives the physical possession of the property in Illinois, and that transports the property, or shares with another common carrier in the transportation of the property, out of Illinois on a standard uniform bill of lading showing the seller of the property as the shipper or consignor of the property to a destination outside of Illinois, for use outside Illinois. Amends the Retailers' Occupation Tax Act to exempt from taxation under the Act tangible personal property sold to a common carrier by motor that receives physical possession of the property in Illinois and transports it out of Illinois. Amends the Motor Vehicle Retail Installment Sales Act relating to documentary fees. NOTE(S) THAT MAY APPLY: Fiscal; Home Rule

Feb 07 1997	First reading	Referred to Rules	
Feb 19		Assigned to Transportation	on
Mar 05		Postponed	
Mar 12		Recommended do pass 0	10-000-000
	Placed Calndr, Second Rea		
Mar 13	Second Reading	_	
	Placed Calndr, Third Read	ing	
Mar 17	Filed with Secretary	•	
	Amendment No.01	FAWELL	
	Amendment referred	to SRUL	
Mar 18	Amendment No.01	FAWELL	
	Rules refers to	STRN	
Mar 19	Amendment No.01	FAWELL	
		Be adopted	
	Recalled to Second Reading		
	Amendment No.01	FAWELL	Adopted
	Placed Calndr, Third Read	ing	
Mar 20		3/5 vote required	
	Third Reading - Passed 05		
Mar 21	Arrive House		
	Placed Calendr, First Read	ne	
Apr 08	Hse Sponsor WAIT		
p. 00	First reading	Referred to Rules	

Apr 09		Assigned to Transportation & Motor Vehicles
Apr 30	Amendment No.01	TRANSPORTAT'N H Adopted Do Pass Amend/Short Debate 017-003-000
	Placed Cal 2nd Rdg-Sht D	
May 01	Second Reading-Short Deb	pate
	Pld Cal Ord 3rd Rdg-Sht I	Obt
May 14	2 1 5 1 61 151 15 747	3/5 vote required
May 15	3rd Rdg-Sht Dbt-Pass/Vot	110-001-004
May 15 May 16	Sec. Desk Concurrence 01 Filed with Secretary	
1114) 10	Thea with Secretary	Mtn non-concur - Hse Amend
<b>M</b> ay 19	S Noncners in H Amend. 0	
	Arrive House	
M- 22	Placed Cal Order Non-cond	
May 22	Added as Chief Co-sponsor	MTN REFUSE RECEDE-HSE
		AMEND
	H Refuses to Recede Amer	
	H Requests Conference Co	mm 1ST
	Hse Conference Comm Ap	ptd 1ST/DEERING,
		ERWIN, HANNIG,
May 27	Sen Accede Req Conf Com	CHURCHILL & WAIT
May 21	Sen Conference Comm Ap	ptd 1ST/FAWELL.
		PARKER, MAHAR,
		SHADID, CULLERTON
May 30	Filed with Secretary	
	Conf Comm Pnt referred t	Conference Committee Report
	Conf Comm Rpt referred to House report submitted	OSKUL
	Conf Comm Rpt referred t	o 1ST/HRUL
	House report submitted	
	D 1 6	Conference Committee Report
May 21	Rules refers to	STRN Conference Committee Penert
May 31		Conference Committee Report Be approved consideration
	House Refuses to Adopt 18	
	H Requests Conference Co	omm 2ND
	Hse Conference Comm Ap	ptd 2ND/DEERING,
		ERWIN, HANNIG, CHURCHILL & WAIT
		Conference Committee Report
		Be approved consideration
	Senate report submitted	
	Senate Conf. report lost 1S	71/003-052-001
	Sen Accede Req Conf Com Sen Conference Comm Ap	
	Sen Comerence Contain Ap	PARKER, MAHAR,
		CULLERTON, SHÁDID
	House report submitted	- OND /HDHI
	Conf Comm Rpt referred t	0 2ND/ HRUL Be approved consideration
	Filed with Secretary	be approved consideration
		Conference Committee Report
	Conf Comm Rpt referred t	o SRUL
		Conference Committee Report
	House Conf. report Adopte	Be approved consideration and 2ND/114-003-000
<b>Ju</b> n 01	Senate report submitted	JG 2112/ 11 1 000 000
	•	3/5 vote required
	Senate Conf. report Adopt	ed 2ND/055-001-000
	Both House Adoptd Conf	rpt 2ND
<b>Ju</b> n 30	Passed both Houses Sent to the Governor	
Aug 22	Governor approved	
	PUBLIC ACT 90-0519	Effective date 98-06-01

469 SB-0731

#### SB-0731 O'DANIEL.

510 ILCS 77/5

Amends the Livestock Management Facilities Act to change a caption in a provision concerning policy.

Feb 07 1997 First reading Referred to Rules

Assigned to Agriculture & Conservation Feb 19

Mar 15 Refer to Rules/Rul 3-9(a)

#### SR-0732 O'DANIEL.

510 ILCS 5/2

from Ch. 8, par. 352

Amends the Animal Control Act to add a caption to a provision concerning

Feb 07 1997 First reading Referred to Rules

Assigned to Agriculture & Conservation Feb 19

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0733 FARLEY.

625 ILCS 5/13B-15

625 ILCS 5/13B-20 625 ILCS 5/13B-25

Amends the Vehicle Emissions Inspection Law of 1995 (Chapter 13B of the Illinois Vehicle Code) to provide for the inspection of diesel-powered vehicles. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 Referred to Rules First reading Feb 19 Assigned to Transportation

Mar 05 Held in committee

Committee Transportation Mar 15 Refer to Rules/Rul 3-9(a)

# SMITH - FARLEY - BOWLES, TROTTER, SHAW AND OBAMA.

210 ILCS 45/2-213 new

Amends the Nursing Home Care Act. Provides that before a prospective resident's admission to a nursing home the nursing home shall advise the prospective resident to consult a physician to determine whether the prospective resident should obtain a pneumonia shot. Provides that once every 12 months a nursing home shall advise each resident of the nursing home to consult a physician to determine whether the resident should obtain a pneumonia shot. Effective immediately.

# SENATE AMENDMENT NO. 1.

Adds reference to: 225 ILCS 60/64 new

Deletes everything. Amends the Nursing Home Care Act and the Medical Practice Act. Requires that before a prospective resident's admission to a nursing home the nursing home shall advise the prospective resident to consult a physician about obtaining a pneumonia shot. Requires physicians to advice their patients 65 or older to obtain a pneumonia shot at least once every 12 months unless medically contraindicated. Effective immediately.

SENATE AMENDMENT NO. 2.

Deletes reference to: 225 ILCS 60/64 new

Feb 07 1997

Deletes changes to the Medical Practice Act requiring physicians to advise older patients to obtain a pneumonia shot.

FISCAL NOTE (Dpt. Public Health)

No fiscal implications to DPH.

STATE MANDATES FISCAL NOTE (DCCA)

First reading

Fails to create a State mandate.

Feb 19 Assigned to Public Health & Welfare

Held in committee Mar 04

Mar 11 Amendment No.01 PUB HEALTH Adopted

Amendment No.02 PUB HEALTH S Adopted Recommnded do pass as amend

Referred to Rules

010-000-000

Placed Calndr, Second Reading

Mar 12	Second Reading Placed Calndr, Third Read	line.
Mar 17		
IVIAI I/	Added as Chief Co-sponsor T Added As A Co-sponsor T	
	Added As A Co-sponsor S	
	Added As A Co-sponsor (	
	Added As A Co-sponsor F	
Mo- 10	Third Reading - Passed 05	55-000-000
Mar 18	Arrive House	
16 10	Placed Calendr, First Read	
Mar 19	Hse Sponsor JONES,LO	
34 01	First reading	Referred to Rules
Mar 21		Assigned to Human Services
Apr 30		Fiscal Note Requested ZICKUS
		St Mandate Fis Nte ReqZICKUS
		Committee Human Services
May 01		Do Pass/Short Debate Cal 011-000-000
	Placed Cal 2nd Rdg-Sht I	
May 02		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Db	
May 13	Second Reading-Short De	
	Held 2nd Rdg-Short Deba	
May 14		St Mandate Fis Note Filed
	Held 2nd Rdg-Short Deba	
May 15	Pld Cal Ord 3rd Rdg-Sht	Dbt
	Added As A Joint Sponso	r JONES,SHIRLEY
	Added As A Joint Sponso	r DAVIS,MONIQUE
	Added As A Joint Sponso	r MURPHY
May 16	3rd Rdg-Sht Dbt-Pass/Vo	ot118-000-000
	Passed both Houses	
Jun 13	Sent to the Governor	
Aug 10	Governor approved	
-	PUBLIC ACT 90-0366	Effective date 97-08-10
OFFICE CASE	rii	

# SB-0735 SMITH.

325 ILCS 5/3 from Ch. 23, par. 2053 325 ILCS 5/8.2 from Ch. 23, par. 2058.2

Amends the Abused and Neglected Child Reporting Act. Defines "community support systems" as the support that may be organized through extended family members, friends, neighbors, religious organizations, community programs, cultural and ethnic organizations, or other support groups or organizations. Provides that the service plan developed by the Department of Children and Family Services for a family whose child is found to be abused or neglected may include development and maintenance of community support systems. Effective immediately.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Public Health & Welfare

Mar 04 Postponed Mar 11 Postponed

Committee Public Health & Welfare

Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0736 LAUZEN - CRONIN.

65 ILCS 5/8-3-13 from Ch. 24, par. 8-3-13

Amends the Illinois Municipal Code. Provides that proceeds of the tax imposed on persons engaged in the municipality in the business of renting, leasing, or letting hotel rooms may be used to promote economic development.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Elections

Added as Chief Co-sponsor CRONIN Mar 05 Postponed

Mar 11 Postponed
Committee Local Government &

Elections

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0737 FITZGERALD.

30 ILCS 505/1

from Ch. 127, par. 132.1

Amends the Illinois Purchasing Act by adding a caption to the short Section.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to State Government

Operations Feb 28 Postponed

Mar 06 Postponed

Mar 13 Recommended do pass 006-000-002

Placed Calndr, Second Reading

Mar 17 Second Reading

Placed Calndr, Third Reading

May 07 Motion filed WEAVER - RE-REFER

FROM CAL. 3RD RDG. TO SENATE RULES.

May 08 Motion prevailed May 08 037-011-006 Re-referred to Rules

#### SB-0738 DUDYCZ -- FARLEY AND DILLARD.

720 ILCS 5/7-8

from Ch. 38, par. 7-8

Amends the Criminal Code of 1961. Provides that a peace officer's discharge of a firearm using ammunition designed to disable or control an individual without creating the likelihood of death or great bodily harm shall not be considered force likely to cause death or great bodily harm relating to a peace officer's justifiable use of force in making an arrest.

## JUDICIAL NOTE

Impact on the number of judges needed cannot be determined. Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Judiciary

Mar 12 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 13 Second Reading

Placed Calndr, Third Reading

Mar 17 Added as Chief Co-sponsor FARLEY Added As A Co-sponsor DILLARD

Third Reading - Passed 055-000-001

Mar 18 Arrive House

Placed Calendr, First Reading

Hse Sponsor ACEVEDO First reading

Mar 21 Assigned to Judiciary II - Criminal Law

Referred to Rules

Apr 24 Alt Primary Sponsor Changed MCAULIFFE

Added As A Joint Sponsor DURKIN Added As A Joint Sponsor SAVIANO Added As A Joint Sponsor CAPPARELLI Added As A Joint Sponsor MCKEON

May 01 Do Pass/Short Debate Cal 015-000-000

Placed Cal 2nd Rdg-Sht Dbt

Judicial Note Filed May 02

Cal Ord 2nd Rdg-Shr Dbt May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

May 08 3rd Rdg-Sht Dbt-Pass/Vot117-000-000

> Passed both Houses Sent to the Governor

Jun 06 Jul 22 Governor approved

PUBLIC ACT 90-0138 Effective date 98-01-01

#### SB-0739 RADOGNO.

20 ILCS 605/46.19a

from Ch. 127, par. 46.19a

Amends the Civil Administrative Code of Illinois concerning grant programs of the Department of Commerce and Community Affairs. Adds a caption.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to State Government **Operations** 

Mar 13 Held in committee

Committee State Government

Operations

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0740 FITZGERALD.

30 ILCS 515/1 from Ch. 127, par. 132.201

Amends the State Printing Contracts Act by making technical changes to the Short Title.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to State Government Operations Feb 28 Postponed Mar 06 Postponed Mar 13 Recommended do pass 005-000-003 Placed Calndr, Second Reading Mar 17 Second Reading Placed Calndr, Third Reading Motion filed WEAVER - RE-REFER

May 07

FROM CAL. 3RD RDG. TO SENATE RULES. Motion prevailed May 08

May 08 037-011-006 Re-referred to Rules

#### SB-0741 LAUZEN.

New Act.

10 ILCS 5/28-1 from Ch. 46, par. 28-1

Creates the Illinois Advisory Referenda Act. Provides that the Governor may submit advisory referenda to the voters of Illinois to give the People of the State a voice in shaping policy. Provides that the Governor shall submit proposed referenda to the Secretary of State. Provides that the Secretary of State shall notify the President of the Senate and the Speaker of the House if the Governor fails to submit an advisory referendum. Provides that the Statutory Committee on Illinois Advisory Referenda (consisting of the 4 legislative leaders) may submit advisory referenda to the voters if the Governor does not. Amends the Election Code to exempt referenda under this Act from the limitation on the number of statewide referenda per election.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 Postponed Mar 06 Postponed Mar 13 Held in committee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

#### SR-0742 LAUZEN - DUDYCZ.

10 ILCS 5/16-3	from Ch. 46, par. 16-3
10 ILCS 5/17-11	from Ch. 46, par. 17-11
10 ILCS 5/17-21	from Ch. 46, par. 17-21
10 ILCS 5/22-15.1	from Ch. 46, par. 22-15.1
10 ILCS 5/24-1	from Ch. 46, par. 24-1
10 ILCS 5/24A-15	from Ch. 46, par. 24A-15
10 ILCS 5/24A-16	from Ch. 46, par. 24A-16
10 JLCS 5/24B-15	
10 ILCS 5/24B-16	

Amends the Election Code. Provides that a voter may cast a "none of the above" vote for the offices of Governor and Lieutenant Governor, Attorney General, Secretary of State, Treasurer, Comptroller, State Senator, and State Representative. Provides that regardless of the number of "none of the above" votes cast, the candidate receiving the most votes shall be declared the winner. Effective immediately.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Local Government & Elections Mar 05 To Subcommittee

Mar 11 Postponed

Committee Local Government &

Elections

Added as Chief Co-sponsor DUDYCZ

Mar 15

Added as Chief Co-sponsor DUDYCZ

Refer to Rules/Rul 3-9(a)

SB-0743 FAWELL - SMITH - DONAHUE - JACOBS - MADIGAN, GARCIA, SIE-BEN, OBAMA, O'MALLEY, TROTTER, DEL VALLE, KARPIEL AND PARKER.

New Act 20 ILCS 3960/3

210 ILCS 45/1-113

from Ch. 111 1/2, par. 1153 from Ch. 111 1/2, par. 4151-113

Creates the Assisted Living Establishment Act to require the registration of assisted living establishments with the Department on Aging. Provides that an assisted living establishment must execute a written contract with each tenant or his or her representative. Authorizes the Department to oversee and coordinate the enforcement of State consumer protection policies affecting tenants of assisted living establishments. Provides for the creation of an Assisted Living Advisory Commission to assist the Department with registration and disciplinary actions. Amends the Illinois Health Facilities Planning Act and the Nursing Home Care Act to exempt assisted living establishments from the licensing requirements of those Acts. Effective January 1, 1998.

FISCAL NOTE (Dept. of Aging)

Estimated implementation cost is \$248,500 the first year.

Note(s) That May Apply: Fiscal

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Public Health & Welfare

Feb 26 Postponed
Fiscal Note Filed
Mar 04 Postponed

Mar 06 Added As A Co-sponsor PARKER

Mar 11 To Subcommittee

Committee Public Health & Welfare

Mar 15 Refer to Rules/Rul 3-9(a)
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL

Re-referred to Public Health & Welfare

# SB-0744 MOLARO.

105 ILCS 5/34-2.1

from Ch. 122, par. 34-2.1

Amends the School Code in a Section regarding local school councils. Changes a reference to the "Board of Education" to a reference to the "Board".

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education

Mar 12 Postponed

Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0745 LAUZEN.

New Act

Creates the Illinois Campaign Finance Oversight Commission Act. Creates the Illinois Campaign Finance Oversight Commission. Requires the occupation and employer of individual contributors to be reported. Requires that any committee, union, corporation, or association that spends more than \$1,000 in support of or in opposition to any candidate shall file reports of the expenditures with the State Board of Requires the State Board of Elections to maintain financial disclosure reports and other forms in an electronic database. Limits the amount of a contribution an individual, corporation, labor union, or association may make to a candidate. Provides that no member of or candidate for the General Assembly may hold a fundraising function within 50 miles of Springfield during the months of March, April, May, and June. Provides that the primary shall be held in August. Contains other provisions.

Note(s) That May Apply: Fiscal Feb 07 1997 First reading

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Local Government &
Elections

Mar 05 To Subcommittee

Committee Local Government &

Elections

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0746 BERMAN.

105 ILCS 5/34-6 from Ch. 122, par. 34-6

Amends the School Code. Makes gender neutral references in the Article applying to school districts in cities having a population exceeding 500,000.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Education
Mar 12 Postponed
Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0747 FITZGERALD.

30 ILCS 105/1.1 from Ch. 127, par. 137.1

Amends the State Finance Act by making technical changes to the short Section. HOUSE AMENDMENT NO. 2.

Deletes reference to:
30 ILCS 105/1.1
Adds reference to:
New Act
20 ILCS 405/67.02 from Ch. 127, par. 63b13.2
30 ILCS 105/9 from Ch. 127, par. 145

Deletes everything. Creates the Real Estate Leasing Act. Provides that State contracts for leases of real property shall be awarded by a request for information process except in certain circumstances. Exempts the purchase of real property, including a lease purchase, from the Act. Provides that the Director of Central Management Services shall be authorized to procure leases for real property. Provides that the Director may enter into purchase options if it would be appropriate for the State. Amends the Civil Administrative Code. Provides certain requirements that must be met before the Department of Central Management Services may enter into an agreement for the installment purchase or lease purchase of buildings, land, or facilities. Provides that the Department shall establish a methodology for cost comparisons of lease costs or installment or lease purchases. Provides that in certain instances, if the Department intends to enter into an installment purchase or lease purchase agreement, it must issue a notice to the Secretary of the Senate and the Clerk of the House of Representatives including but not limited to financing details and a specific justification of why it is in the State's best interest to proceed with the purchase. Provides that the General Assembly may, by resolution, prohibit the installment purchase or lease purchase agreement. Requires the Department to submit an annual report to the Bureau of the Budget and the General Assembly regarding installment purchases or lease purchases of buildings, land, or facilities. Amends the State Finance Act. Provides that certificates of participation may be issued or caused to be issued if the Director of the Bureau of the Budget determines that it is financially desirable and in the best interest of the State to use the certificates to finance or refinance installment purchase or lease purchase contracts entered into by State departments, agencies, or universities or to refund or advance refund prior issuances of the certificates or similar instruments. Provides that the maximum term of the certificates is 10 years for personal property and 25 years for real property, except that in no case shall the term exceed the expected useful life of the property being financed. Requires the Director of the Bureau of the Budget for real property and improvements and personal property related thereto and the Department to issue a notice to certain parties 10 days before the issuance of the certificates of purchase. Authorizes the Bureau of the Budget to issue general obligation bonds to finance or refinance installment purchase or lease purchase contracts entered into by State departments, agencies, or universities or to refund or advance refund prior issuances of certificates of participation or similar instruments. Makes other changes.

# HOUSE AMENDMENT NO. 3.

Provides that, in addition to the publication of the advertisement in the newspaper, the Director may also authorize publication in electronic form (now, publication in electronic form is an alternative to newspaper publication).

	rm is an afternative to nev		
Feb 07 1997	First reading	Referred to Rules	
Feb 19		Assigned to State Government	nent
		Operations	
Feb 28		Postponed	
Mar 06		Postponed	
Mar 13		Recommended do pass 005	5-000-003
Mai 13	Placed Calndr, Second Read		-000 003
M 17		nrg	
Mar 17	Second Reading		
	Placed Calndr, Third Reading	ng	
Mar 19	Filed with Secretary		
	Amendment No.01	FITZGERALD	
	Amendment referred t	o SRUL	
	Third Reading - Passed 055	-000-000	
	Tabled Pursuant to Rule5-4	(A) SA 01	
	Third Reading - Passed 055		
	Arrive House		
	Placed Calendr, First Readr	20	
Mar 20		18	
Mar 20	Hse Sponsor KUBIK	Deferred to Divine	
Mar 21	First reading	Referred to Rules	
Apr 08		Assigned to State Govt Ad	ımın &
		Election Refrm	
May 08		Re-Refer Rules/Rul 9(B)	
May 15	Alt Primary Sponsor Chang	ged SCHOENBERG	
May 16	, ,	COMMITTEE,	
,		3RD READING AND	
		PASSAGE DEADLINE	
		EXTENDED - 5/23/97	
M 10		Committee Rules	
<b>M</b> ay 19		Recommends Consideration	ш
	DI 1610 IDI 0.1DI.	003-002-000 HRUL	
	Plcd Cal 2nd Rdg Std Dbt		
May 20	Second Reading-Stnd Deba		
	Hid Cal Ord 2nd Rdg-Shr I		
May 23		3RD READING AND	
		PASSAGE DEADLINE	
		EXTENDED - 5/31/97	
	Hld Cal Ord 2nd Rdg-Shr l	Dbt	
May 31	Amendment No.01	SCHOENBERG	
,	Amendment referred t		
	Amendment No.02	SCHOENBERG	
	Amendment referred		
	Amendment No.03	SCHOENBERG	
	Amendment referred		
	Amendment No.02	SCHOENBERG	
		Be adopted	
	Amendment No.03	SCHOENBERG	
		Be adopted	
	Amendment No.02	SCHOENBERG	Adopted
		116-000-001	
	Amendment No.03	SCHOENBERG	Adopted
		117-000-001	
	Pld Cal Ord 3rd Rdg-Std D	bt	
	Tabled Pursuant to Rule40		
	3rd Rdg-Stnd Dbt-Pass/V1		
	Sec. Desk Concurrence 02,0	13	
	Filed with Secretary	,,,	
	I nou with Societal y	Mtn concur - House Amer	nd
	Motion reformed to	SRUL	ш
	Motion referred to		
	Added As A Joint Sponsor		
	Added As A Joint Sponsor		
	Added As A Joint Sponsor		
	Added As A Joint Sponsor	DART	
	Filed with Secretary		
	•	Mtn concur - House Amer	nd
	Motion referred to	SRUL	

Jun 01 Mtn concur - House Amend

Rules refers to SEXC
Mtn concur - House Amend

Be approved consideration
Mtn concur - House Amend

S Concurs in H Amend. 02,03/057-000-000

Passed both Houses Sent to the Governor

Jun 30 Sent to the Governor Aug 22 Governor approved

PUBLIC ACT 90-0520 Effective date 98-06-01

#### SB-0748 DILLARD - PETERSON.

55 ILCS 5/5-12001

from Ch. 34, par. 5-12001

Amends the Counties Code. Provides that the county board has the power to regulate poles, towers, wires, cables, conduits, vaults, laterals, or other similar distributory equipment for a competitive telecommunications service.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Elections
Added as Chief Co-sponsor PETERSON

Feb 27 Added as Chief Co-sponsor PETERSO Feb 28 Tabled By Sponsor DILLARD SLGV

# SB-0749 DILLARD.

55 ILCS 5/5-12003

from Ch. 34, par. 5-12003

Amends the Counties Code by making technical changes to the Section concerning special flood hazard areas.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Elections
Held in committee

Mar 05 Held in committe Mar 11 Postponed

Committee Local Government & Elections

Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0750 DILLARD - MOLARO - DONAHUE.

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 Public Health. 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 Public Health shall issue an annual report on the performance of managed care entities.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions
Mar 11 To Subcommittee
Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)

### SB-0751 SYVERSON.

210 ILCS 45/1-101

from Ch. 111 1/2, par. 4151-101

Amends the Nursing Home Care Act. Adds a caption and makes a technical change to the short title Section.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Public Health & Welfare Feb 26 Postponed

Mar 04 Postponed

Committee Public Health & Welfare

Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0752 SYVERSON – JACOBS.

40 ILCS 5/4-109.1 from Ch. 108 1/2, par. 4-109.1 40 ILCS 5/4-109.2 from Ch. 108 1/2, par. 4-109.2 40 ILCS 5/4-113 from Ch. 108 1/2, par. 4-113 30 ILCS 805/8.21 new

Amends the Downstate Firefighter Article of the Illinois Pension Code to provide a compounded 3% annual increase in certain disability and survivor pensions. In-

creases the minimum retirement, survivor, and disability pensions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

### PENSION IMPACT NOTE

I ENDION IMI ACT NOTE	
<ul> <li>A. Compounded annual increase: disa</li> </ul>	ability/survivors annuities
Increase in unfunded liability	\$1)1.5 M
Increase in total annual cost	\$ 13.1 M
Increase in total annual cost as % o	f payroll 4.84%
B. Minimum pension/equal benefit pr	rovisions: to be determined.
NOTE(s) THAT MAY APPLY: Fiscal; Pension	on; State Mandates
Feb 07 1997 First reading	Referred to Rules
Feb 19	Assigned to Insurance & Pensions
Feb 26	To Subcommittee
	Committee Insurance & Pensions
Mar 15	Refer to Rules/Rul 3-9(a)
Mar 27	Pension Note Filed
	Committee Rules

# SB-0753 SYVERSON – JACOBS – DILLARD – RADOGNO – FITZGERALD, BUT-LER, CRONIN, GEO-KARIS AND FARLEY.

5 ILCS 315/14 from Ch. 48, par. 1614

Amends the Illinois Public Labor Relations Act to allow arbitration of firefighter residency requirements. Effective immediately.

SENATE AMENDMENT NO. 1.

Limits arbitration of firefighter residency requirements to municipalities with a population under 1,000,000.

SENATE AMENDMENT NO. 2.

Provides that persons who are employed by a combined department that performs both police and firefighting services shall be governed by the arbitration provisions relating to peace officers rather than the provisions relating to firefighters.

SENATE AMENDMENT NO. 3.

Provides that arbitrated residency requirements may not allow residency outside of Illinois.

```
FISCAL NOTE (Labor Relations Bd.)
There will be a minimal impact on the Board.
STATE MANDATES FISCAL NOTE (DCCA)
SB 753 fails to create a State mandate.
HOME RULE NOTE
SB 753 preempts home rule authority.
Feb 07 1997
             First reading
                                     Referred to Rules
Feb 19
                                     Assigned to Commerce & Industry
Feb 27
             Added as Chief Co-sponsor DILLARD
Feb 28
             Added as Chief Co-sponsor RADOGNO
             Added as Chief Co-sponsor FITZGERALD
             Added As A Co-sponsor BUTLER
             Added As A Co-sponsor CRONIN
Mar 06
             Added As A Co-sponsor GEO-KARIS
             Added As A Co-sponsor FARLEY
Mar 14
                  Amendment No.01
                                     COMM & INDUS S
                                                            Adopted
                                     COMM & INDUS S
                                                            Adopted
                  Amendment No.02
                                     Recommnded do pass as amend
                                       009-000-000
             Placed Calndr, Second Reading
             Filed with Secretary
                                     SYVERSON
                  Amendment No.03
                  Amendment referred to SRUL
Mar 17
                  Amendment No.03
                                     SYVERSON
                  Rules refers to
                                       SCED
Mar 18
             Second Reading
             Placed Calndr, Third Reading
Mar 19
                  Amendment No.03
                                     SYVERSON
                                     Be adopted
             Recalled to Second Reading
                                     SYVERSON
                  Amendment No.03
                                                            Adopted
```

Placed Calndr, Third Reading

Mar 20	Third Reading - Passed 055	5-000-000
Mar 21	Arrive House	
	Hse Sponsor BOLAND	
	First reading	Referred to Rules
Apr 08		Assigned to Labor & Commerce
<b>M</b> ay 01	D	Do Pass/Short Debate Cal 017-000-003
	Placed Cal 2nd Rdg-Sht Dt	
		Fiscal Note Requested PARKE St Mandate Fis Nte ReqPARKE
		Home Rule Note RequestPARKE
	Cal Ord 2nd Rdg-Shr Dbt	Trome reals reals requests received
May 06		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
May 08	Added As A Joint Sponsor	
		St Mandate Fis Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	Home Rule Note Filed
May 09	Second Reading-Short Deb	ate
May 07	Pld Cal Ord 3rd Rdg-Sht D	
May 12	3rd Rdg-Sht Dbt-Pass/Vot	
•	Passed both Houses	
•	Added As A Joint Sponsor	BOST
Jun 10	Sent to the Governor	
Jul 24	Governor approved	Effective data 07 07 24
	PUBLIC ACT 90-0202	Effective date 97-07-24
SB-0754 SYVER	SON.	
New Act		
20 ILCS 2435/1 20 ILCS 2435/5	from Ch. 2	3, par. 3395-5
20 ILCS 2435/3 20 ILCS 2435/10		3, par. 3395-10
20 ILCS 2435/15		3, par. 3395-15
20 ILCS 2435/20		3, par. 3395-20
20 ILCS 2435/35		3, par. 3395-35
20 ILCS 2435/45		3, par. 3395-45
20 ILCS 2435/50		3, par. 3395-50
20 ILCS 2435/55 20 ILCS 2435/65		3, par. 3395-55 3, par. 3395-65
20 ILCS 2435/05 20 ILCS 2435/25		3, par. 3373 03
20 ILCS 2435/30		
210 ILCS 30/1		11 1/2, par. 4161
210 ILCS 30/3		11 1/2, par. 4163
210 ILCS 30/5	from Ch. 1	11 1/2, par. 4165
210 ILCS 30/6.2 210 ILCS 30/6.4		11 1/2, par. 4166.2 11 1/2, par. 4166.4
210 ILCS 30/6.8		11 1/2, par. 4166.8
210 ILCS 30/8	from Ch. 1	I1 1/2, par. 4168
210 ILCS 30/9	from Ch. 1	11 1/2, par. 4169
210 ILCS 30/10		11 1/2, par. 4170
210 ILCS 30/11 210 ILCS 30/15		11 1/2, par. 4171
210 ILCS 30/13 210 ILCS 30/2 rep	110m Cn. 1	11 1/2, par. 4175
210 ILCS 30/4 rep	•	
210 ILCS 30/6 rep	ı	
210 ILCS 30/7 rep	ı	
210 ILCS 30/12 re	p	
210 ILCS 30/13 re		
210 ILCS 30/14 re 210 ILCS 30/16 re	p	
210 ILCS 30/10 le 210 ILCS 45/1-103	from Ch 1	11 1/2, par. 4151-103
210 ILCS 45/1-117		11 1/2, par. 4151-117
320 ILCS 20/2		3, par. 6602
320 ILCS 20/3	from Ch. 2	3, par. 6603
320 ILCS 20/4	from Ch. 2	3, par. 6604
320 ILCS 20/5		3, par. 6605
320 ILCS 20/6 320 ILCS 20/8		3, par. 6606 3, par. 6608
320 ILCS 20/8 320 ILCS 20/9		3, par. 6609
		- / K

```
720 ILCS 5/12-19 rep.
720 ILCS 5/12-21 rep.
720 ILCS 5/16-1.3 rep.
720 ILCS 5/16-1.3 rep.
720 ILCS 5/12.5-5 new
720 ILCS 5/12.5-10 new
720 ILCS 5/12.5-15 new
720 ILCS 5/12.5-20 new
720 ILCS 5/12.5-25 new
720 ILCS 5/12.5-35 new
720 ILCS 5/12.5-35 new
```

Creates the Vulnerable Adults Act. Requires certain categories of professionals to report maltreatment of persons at least 18 years of age who are institutionalized in hospitals, nursing care facilities and other institutions or who are impaired because of physical, mental, or emotional dysfunction. Requires that the report be made to the department of State government (that is, the Department of Public Health, Human Services, or Aging) that is responsible for licensing facility. Exempts from civil and criminal liability a person who makes a good faith report to the agency. Estabilishes procedures for investigating allegations of maltreatment. Amends various Acts related to abused adults. Amends the Crinimal Code of 1961. Repeals the offenses of abuse and gross neglect of long term care facility resident, criminal neglect of an elderly or disabled person, and financial exploitation of an elderly or disabled person. Creates the offenses of criminal abuse of a vulnerable adult, criminal neglect of a vulnerble adult adult, and financial exploitation of a vulnerable adult. Establishes penalties.

FISCAL NOTE (Dept. of Aging)

Estimated implementation cost is \$2.5 million the first year.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Public Health & Welfare

Feb 26 To Subcommittee Fiscal Note Filed

Committee Public Health & Welfare

Mar 15 Refer to Rules/Rul 3-9(a)

May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL

Re-referred to Public Health & Welfare

# SB-0755 OBAMA – SMITH – TROTTER AND SHAW.

305 ILCS 5/12-4.33 new

Amends the Illinois Public Aid Code to provide that the Department of Public Aid, or the Department of Human Services as successor agency to the Department of Public Aid for the purposes of administering some aspects of welfare reform, shall collect and report on information in addition to that required under the federal welfare reform law for those who receive Temporary Assistance for Needy Families ("TANF") and those who are eligible for other cash benefit programs, which reports shall be made available to the public. Provides that the Department shall contract with experts for a longitudinal study of the implementation of the TANF program and other welfare reforms, listing criteria requires interim reports to the General Assembly and the Governor, to be made available to the public, with a final report in March 2005. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything. Reinserts language similar to language in the bill as introduced but makes changes in the way Department data based on the implementation of welfare reforms will be distributed; provides that the Department shall seek a university to perform the longitudinal study of TANF and related welfare reforms; and provides that the Department shall cooperate in, rather than commission, a study of the impact upon Illinois resident non-citizens of the denial or termination of assistance as a result of the federal welfare reform law. Makes other changes. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)
There will be no fiscal impact on this Dept.
FISCAL NOTE, S-AM 1 (Dept. of Public Aid)

```
There will be no fiscal impact on this Dept.
    STATE MANDATES FISCAL NOTE (DCCA)
    SB755 fails to create a State mandate.
NOTE(s) THAT MAY APPLY: Fiscal
    Feb 07 1997
                 First reading
                                           Referred to Rules
    Feb 19
                                           Assigned to Public Health & Welfare
    Mar 04
                                           To Subcommittee
    Mar 11
                                           Recommended do pass 010-000-000
                  Placed Calndr, Second Reading
    Mar 12
                  Added as Chief Co-sponsor SMITH
    Mar 17
                  Added As A Co-sponsor TROTTER
                  Added As A Co-sponsor SHAW
    Mar 18
                  Filed with Secretary
                      Amendment No.01
                                           OBAMA
                                           -SMITH
                       Amendment referred to SRUL
                  Second Reading
                  Placed Calndr. Third Reading
                       Amendment No.01
                                           OBAMA
                                           -SMITH
                       Rules refers to
                                             SPBH
    Mar 19
                       Amendment No.01
                                           OBAMA
                                           -SMITH
                                           Be adopted
                  Added as Chief Co-sponsor TROTTER
                  Recalled to Second Reading
                                           OBAMA
                       Amendment No.01
                                           SMITH
                                           Adopted
                  Placed Calndr, Third Reading
    Mar 20
                  Third Reading - Passed 056-000-000
    Mar 21
                  Arrive House
                  Hse Sponsor CURRIE
                  Added As A Joint Sponsor TURNER, ART
                                           Referred to Rules
                  First reading
    Apr 08
                                           Assigned to Human Services
                  Added As A Joint Sponsor PHELPS
    Apr 25
    Apr 30
                                           Fiscal Note Requested ZICKUS
                                           St Mandate Fis Nte RegZICKUS
                                           Committee Human Services
    May 01
                                           Do Pass/Short Debate Cal 011-000-000
                  Placed Cal 2nd Rdg-Sht Dbt
    May 06
                                           Fiscal Note Filed
                                           Fiscal Note Filed
                                           St Mandate Fis Note Filed
                  Cal Ord 2nd Rdg-Shr Dbt
    May 09
                  Second Reading-Short Debate
                  Pld Cal Ord 3rd Rdg-Sht Dbt
    May 15
                  3rd Rdg-Sht Dbt-Pass/Vot118-000-000
                  Passed both Houses
                  Added As A Joint Sponsor KENNER
                  Added As A Joint Sponsor FANTIN
    Jun 13
                  Sent to the Governor
    Jul 08
                  Governor approved
                    PUBLIC ACT 90-0074 Effective date 97-07-08
```

#### SB-0756 OBAMA.

305 ILCS 5/12-4.32 new

Amends the Illinois Public Aid Code. Provides that the Department of Public Aid, or the Department of Human Services as successor agency to the Department of Public Aid for purposes of administering job programs, shall operate a program that will facilitate transportation to employment for welfare recipients and former welfare recipients. Provides for two programs, one in a city of over 500,000 residents and one in a rural area with limited public transportation, and details the support services that may be provided. Provides that the program shall begin no later than January 1, 1998 and details the information about participants to be kept by the Department. Effective immediately.

Note(s) That May Apply: Fiscal First reading Feb 07 1997 Referred to Rules Feb 19 Assigned to Public Health & Welfare Mar 04 To Subcommittee Committee Public Health & Welfare Mar 15 Refer to Rules/Rul 3-9(a) SB-0757 OBAMA - MADIGAN. 210 ILCS 35/10 from Ch. 111 1/2, par. 4190 210 ILCS 45/3-608 from Ch. 111 1/2, par. 4153-608 210 ILCS 135/5 from Ch. 91 1/2, par. 1705 210 ILCS 140/10 from Ch. 91 1/2, par. 630

Amends the Community Living Facilities Licensing Act, the Nursing Home Care Act, the Community-Integrated Living Arrangements Licensure and Certification Act, and the Community Residential Alternatives Licensing Act. Provides that a facility or person licensed under any of those Acts who retaliates against a person because of a complaint or testimony of suspected maltreatment shall be liable for damages and attorney's fees. Provides that there is a rebuttable presumption that certain adverse actions, when taken within 90 days of a report, are retaliatory.

Feb 07 1997 First reading Referred to Rules
Feb 19 Added as Chief Co-sponsor MADIGAN
Mar 04 Postponed
Mar 11 Postponed
Mar 15 Refer to Rules

Referred to Rules
Assigned to Public Health & Welfare

Assigned to Public Health & Welfare

Refer to Rules

### SB-0758 OBAMA.

305 ILCS 5/5-2 from Ch. 23, par. 5-2

Amends the Medicaid Article of the Public Aid Code. Provides that persons who become ineligible for AFDC due to employment earnings remain eligible for medical assistance for up to 24 (now 12) months following termination of their AFDC. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal
Feb 07 1997 First reading
Feb 19
Mar 04
Mar 15
Referred to Rules
Assigned to Public Health & Welfare
To Subcommittee
Committee Public Health & Welfare
Refer to Rules/Rul 3-9(a)

#### SB-0759 FAWELL.

625 ILCS 5/11-601 from Ch. 95 1/2, par. 11-601

Amends the Illinois Vehicle Code to raise the maximum speed limit outside an urban area to 65 miles per hour for any second division vehicle designed or used for the carrying of a gross weight of 8,001 pounds or more, bus (on highways under the jurisdiction of the Department of Transportation or the Illinois State Toll Highway Authority), house car, camper, private living coach, recreational vehicle, and vehicle towing any other vehicle. Provides that a first division vehicle or second division vehicle designed or used for the carrying of a gross weight of 8,000 pounds or less may exceed the posted speed limit outside an urban district by 5 miles per hour to overtake and pass a second division vehicle designed or used for the carrying of a gross weight of 8,001 pounds or more. Effective immediately.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Transportation
Mar 05 Postponed
Mar 12 Postponed

Committee Transportation
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0760 SHADID.

50 ILCS 135/10 from Ch. 85, par. 7610

Amends the Local Governmental Employees Political Rights Act. Requires a sheriff's office employee, who runs for the office of Sheriff against an incumbent Sheriff or another member of the sheriff's office, to take an unpaid leave of absence during the period of time between filing the petition for nomination and the date of the general election. Effective immediately.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Local Government & Elections Mar 05 Held in committee Mar 11 Postponed Committee Local Government & Elections Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0761 DUDYCZ.

50 ILCS 750/1 from Ch. 134, par. 31

Amends the Emergency Telephone System Act. Provides that the Act has the additional purpose of establishing "9-1-1" as the primary emergency telephone number when calling for emergency services from a wireless service. Effective immediately.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a) May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL Re-referred to Executive

#### SB-0762 DUDYCZ.

50 ILCS 705/2 from Ch. 85, par. 502 50 ILCS 705/8.1 from Ch. 85, par. 508.1 50 ILCS 705/8.2 50 ILCS 705/10.1 from Ch. 85, par. 510.1

First reading

Amends the Illinois Police Training Act. Eliminates the mandatory training requirements for part-time county corrections officers. Effective immediately.

Referred to Rules

Feb 07 1997 Feb 19 Assigned to Local Government & Elections Mar 05 Postponed Mar 11 Recommended do pass 010-000-000 Placed Calndr, Second Reading Mar 18 Second Reading Placed Calndr, Third Reading Third Reading - Passed 056-000-000 Mar 20 Mar 21 Arrive House Placed Calendr, First Reading Apr 10 Hse Sponsor RUTHERFORD First reading Referred to Rules Assigned to Local Government Apr 14 Added As A Joint Sponsor MCAULIFFE Apr 25 Apr 30 Alt Primary Sponsor Changed MCAULIFFE Joint-Alt Sponsor Changed RUTHERFORD Do Pass/Stdnrd Dbt/Vo009-005-001 May 01 Picd Cal 2nd Rdg Std Dbt Second Reading-Stnd Debate May 06 Pld Cal Ord 3rd Rdg-Std Dbt May 08 3rd Rdg-Stnd Dbt-Pass/V114-002-000 Added As A Joint Sponsor CAPPARELLI Added As A Joint Sponsor SAVIANO Added As A Joint Sponsor BUGIELSKI Passed both Houses Jun 06 Sent to the Governor Jul 30 Governor approved PUBLIC ACT 90-0271 Effective date 97-07-30

#### SB-0763 WATSON.

110 ILCS 947/35

Amends the Higher Education Student Assistance Act. Increases the maximum monetary award program grant for full-time undergraduate students to \$4,120 (from \$4,000) and for part-time undergraduate students to \$2,060 (from \$2,000). Effective July 1, 1997.

STATE DEBT IMPACT NOTE, ENGROSSED No impact on the level of State debt.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 110 ILCS 947/35 Adds reference to: 820 ILCS 405/1900

from Ch. 48, par. 640

Changes the title, deletes everything after the enacting clause, and adds provisions amending the Unemployment Insurance Act. Replaces a reference to the "State Scholarship Commission" with a reference to the "Illinois Student Assistance Commission". In provisions requiring the Department of Employment Security to make available to the Illinois Student Assistance Commission information that may be necessary or useful in the collection of defaulted or delinquent student loans, deletes language limiting the information to the names and addresses of a borrower's employers. Adds an immediate effective date.

HOUSE AMENDMENT NO. 2.

Adds reference to: 225 ILCS 455/18.4 new 225 ILCS 455/36.11a new

Adds provisions amending the Real Estate License Act of 1983. Authorizes the Commissioner of Banks and Real Estate to deny issuance or renewal of a license or certificate and, after opportunity for hearing, to suspend or revoke a license or certificate of persons subject to that Act who default on an educational loan or scholarship provided or guaranteed by the Illinois Student Assistance Commission and who have not established a satisfactory repayment record.

HOUSE AMENDMENT NO. 3.

Adds reference to: 110 ILCS 947/38 new

Adds provisions amending the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to assess the educational persistence and academic success of monetary award program recipients. Provides that an assessment is to include an analysis of such factors as undergraduate educational goals, chosen field of study, retention rates, expected time to complete a degree, grade point average, academic progress, and credit hours earned. Provides that each analysis should consider student class level, dependency types, and type of higher education institution attended. Requires the Commission to report its findings to the General Assembly and Board of Higher Education by February 1, 1999 and at least every 2 years thereafter.

FISCAL NOTE, H-AM'S 1-3 (Ill. Student Assistance Comm.) SB 763, amended by H-am's 1-3 have no discernable fiscal impact

on state revenues.

STATE MANDATES FISCAL NOTE, AMENDED (Community College Bd.)

SB 763 creates no state mandate and has no fiscal impact. FISCAL NOTE, AMENDED (III. Community College Bd.)

SB 763 has no fiscal impact.

Note(s) That May Apply: Fiscal

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Education
Mar 05 Recommended do pass 008-000-000
Placed Calndr, Second Reading
Placed Calndr, Third Reading

This to Canital, I like Reading

Mar 13 Third Reading - Passed 056-001-000

Arrive House

Placed Calendr, First Reading

Mar 19 Hse Sponsor LOPEZ

First reading Referred to Rules

Mar 21 Assigned to Higher Education Apr 09 Added As A Joint Sponsor ERWIN

May 07 State Debt Note Filed AS

ENGROSSED Committee Higher Education

May 08	Amendment No.01 Amendment No.02 Amendment No.03	HIGHER ED H Adopted HIGHER ED H Adopted HIGHER ED H Adopted Do Pass Amend/Short Debate 013-000-000
	Placed Cal 2nd Rdg-Sht D	bt Fiscal Note Requested AS
		AMENDED/WIRSING
	Cal Ord 2nd Rdg-Shr Dbt	
May 12		Fiscal Note Filed
		St Mandate Fis Note Filed
	Second Reading-Short Deb	
14 12	Pld Cal Ord 3rd Rdg-Sht I	
May 13	2-d Dde Sht Dht Dees (Vet	Fiscal Note Filed
M., 14	3rd Rdg-Sht Dbt-Pass/Vot	
May 14	Sec. Desk Concurrence 01,	02,03
May 20	Filed with Secretary	Mtn concur - House Amend
	Motion referred to	SRUL
	Motion referred to	Mtn concur - House Amend
	Rules refers to	SESE
May 22	1141.00 101010 00	Mtn concur - House Amend
•		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	
	S Concurs in H Amend. 03	/058-000-000
¥	Passed both Houses	
Jun 20	Sent to the Governor	
Aug 17	Governor approved	Effective 4 4 07 00 17
	PUBLIC ACT 90-0488	Effective date 97-08-17

## SB-0764 GEO-KARIS.

815 ILCS 115/6 new

Amends the Actions to Enforce Payment Act. Provides that when a guarantor agrees in writing that he or she is not released by a judgment, settlement, release, or other discharge of indebtedness of the primary obligor or other person liable on the indebtedness, then the occurrence of any of these shall not release or limit the claim on the indebtedness against the guarantor, provided that plaintiff shall not be entitled to more than full satisfaction of his, her, or its claim. Effective immediately.

```
FISCAL NOTE (Dept. of Financial Inst.)
SB 764 would have no fiscal impact on this Dept.
Feb 07 1997
                                         Referred to Rules
              First reading
Feb 19
                                         Assigned to Financial Institutions
Feb 28
                                         Postponed
Mar 06
                                         Recommended do pass 008-000-000
               Placed Calndr, Second Reading
Mar 11
               Second Reading
               Placed Calndr, Third Reading
Mar 13
               Third Reading - Passed 054-001-001
               Arrive House
               Placed Calendr, First Reading
Mar 20
               First reading
                                         Referred to Rules
                                         Assigned to Financial Institutions
Mar 21
May 07
                                         Do Pass/Short Debate Cal 024-000-000
               Placed Cal 2nd Rdg-Sht Dbt
                                         Fiscal Note Requested DEUCHLER
               Cal Ord 2nd Rdg-Shr Dbt
May 12
                                         Fiscal Note Filed
               Second Reading-Short Debate
               Pld Cal Ord 3rd Rdg-Sht Dbt
May 13
               3rd Rdg-Sht Dbt-Pass/Vot116-000-001
               Passed both Houses
Jun 11
               Sent to the Governor
Aug 01
               Governor approved
```

PUBLIC ACT 90-0321 Effective date 97-08-01

**485** SB-0765

# SB-0765 JACOBS.

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

Amends the Election Code by adding a caption to the short Section.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Mar 05 Elections
To Subcommittee

Committee Local Government &

Elections

Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0766 JACOBS.

10 ILCS 5/19-2.2 from Ch. 46, par. 19-2.2

Amends the Absentee Ballots Article of the Election Code by making technical changes to the Section concerning advertising or campaigning in the proximity of a voting place.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Elections

Mar 05 To Subcommittee

Committee Local Government &

Elections

Refer to Rules/Rul 3-9(a)

# Mar 15 SB-0767 REA.

815 ILCS 140/1a from Ch. 17, par. 6002

Amends the Credit Card Issuance Act. Adds a caption to a Section concerning discrimination in the issuance of credit cards.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Financial Institutions

Feb 28 Postponed

Committee Financial Institutions
Mar 15 Refer to Rules/Rul 3-9(a)

### SB-0768 REA.

205 ILCS 605/4 from Ch. 17, par. 504

Amends the Consumer Deposit Account Act. Adds a caption to a Section concerning requirements for checking accounts.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Financial Institutions

Feb 28 Postponed

Committee Financial Institutions
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0769 DONAHUE.

New Act

Creates the Employee Health Benefit Mandate Note Act. Requires every bill, the purpose and effect of which is to require HMOs, health insurers, and other health providers serving group health plans to provide specific health benefits, reimbursements, or coverages or to follow specified procedures regarding the provision of medical care to have prepared for it before the second reading of the bill an explanatory statement or note that includes a reliable estimate of the anticipated cost impact on typical employers of various sizes that sponsor group health plans. Requires the Department of Insurance to prepare the note. Provides that the provisions of the Act are severable. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0770 BURZYNSKI – PETERSON – KARPIEL – DELEO – CULLERTON, GEO-KARIS, DILLARD AND SMITH.

110 ILCS 685/30-45

Amends the Northern Illinois University Law. Makes a change of grammar in the provisions relating to the powers and duties of the University's Board of Trustees.

# SENATE AMENDMENT NO. 1.

Authorizes the Board of Trustees of Northern Illinois University to acquire, by purchase, lease, sublease, or exercise of the power of eminent domain, interests in land, buildings, or facilities located in a described area on or adjacent to the DeKalb campus of Northern Illinois University. Also authorizes the Board, with regard to that described area, to sell property without complying with the State Property Control Act and to retain the sale proceeds in a separate development account in the University's treasury. Provides that any buildings or facilities developed on land in the described area shall be in whole or in part for, or shall advance the interests of, the University. Authorizes the University's use of moneys from the development account for specified construction, planning, and development services and activities in the described area, provides that if moneys from that account are to be used for any other purpose the moneys must be deposited into and appropriated from the General Revenue Fund, provides that buildings or facilities in the described area that are leased to non-university entities are not subject to limitations that by law are applicable to state-supported colleges or universities, and provides that all land development and building or facility usage in the described area are subject to the control and approval of the University's Board of Trustees.

	var of the offiversity's board of frustee.	
Feb 07 1997	First reading Referred to I	Rules
Feb 19	Assigned to I	Education
Feb 28	Added as Chief Co-sponsor PETERSON	
	Added as Chief Co-sponsor KARPIEL	
Mar 05	Amendment No.01 EDUCATIO	N S Adopted
	Recomminde	d do pass as amend
	006-000-0	
	Placed Calndr, Second Reading	
Mar 06	Added as Chief Co-sponsor DELEO	
Mar 11	Second Reading	
	Placed Calndr, Third Reading	
Mar 12	Added as Chief Co-sponsor CULLERTO	N
	Added As A Co-sponsor GEO-KARIS	
	Added As A Co-sponsor DILLARD	
	Added As A Co-sponsor SMITH	
Mar 13	Third Reading - Passed 054-001-001	
1.201 10	Arrive House	
	Placed Calendr, First Reading	
Mar 20	Hse Sponsor WIRSING	
	Added As A Joint Sponsor CAPPARELI	J
	Added As A Joint Sponsor TURNER, A	
	Added As A Joint Sponsor RYDER	• •
	Added As A Joint Sponsor COWLISHA	W
	First reading Referred to I	
Mar 21		Higher Education
May 01		rt Debate Cal 014-001-000
1.12	Placed Cal 2nd Rdg-Sht Dbt	
May 06	Second Reading-Short Debate	
may oo	Pld Cal Ord 3rd Rdg-Sht Dbt	
May 08	3rd Rdg-Sht Dbt-Pass/Vot111-002-001	
1,12,00	Passed both Houses	
Jun 06	Sent to the Governor	
Jul 31	Governor approved	
Jul 31	PUBLIC ACT 90-0284 Effective dat	e 98-01-01
	1 CDDIC NC1 >0 0201 Ellective dat	0 70 01 01

#### HALVORSON. SB-0771

625 ILCS 5/3-112 from Ch. 95 1/2, par. 3-112

Amends the Illinois Vehicle Code. Provides that, for purposes of the Mobile Home Local Services Tax Act, the owner shall provide the transferee a certification that all taxes imposed upon the vehicle for the years the owner was the actual titleholder of the vehicle have been paid (now certification that the taxes owed by the owner have been paid). Provides that the transferee shall be liable only for the taxes he or she incurred while he or she was the actual titleholder. Provides that the county treasurer shall refund any taxes paid by the transferee that were imposed in years when the transferee was not the actual titleholder. Provides that these amendatory provisions shall apply retroactively to January 1, 1996. Effective immediately.

FISCAL NOTE (Dept. of Revenue)

SB 771 would have no fiscal impact on this Dept. STATE MANDATES FISCAL NOTE (DCCA)

Creates a due process which does not require St. reimbursement.

HOME RULÉ NOTE

Does not preempt home rule authority.

# GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that in no event may the county treasurer refund amounts paid by the transferee during any year except the 10 years immediately preceding the year in which the refund is made.

	ich the refund		
Not	re(s) That May	APPLY: Fiscal	
	Feb 07 1997	First reading	Referred to Rules
	Feb 19		Assigned to Revenue
	Feb 28		Postponed
	Mar 06		Recommended do pass 010-000-000
		Placed Calndr, Second Read	ing
	<b>M</b> ar 11	Second Reading	
		Placed Calndr, Third Readi	ng
	Mar 13	Third Reading - Passed 042	2-007-006
		Arrive House	
		Placed Calendr, First Readr	ng
	Mar 18	Hse Sponsor SCULLY	<b>5</b> . 5 .
		First reading	Referred to Rules
	Mar 21		Assigned to Revenue
	May 08	D. 10.10.10.01.01.01	Do Pass/Short Debate Cal 010-000-001
		Placed Cal 2nd Rdg-Sht Dt	
			Fiscal Note Requested
			MOORE,ANDREA
			St Mandate Fis Nte
			ReqMOORE,ANDREA
			Home Rule Note
		C-1 O-1 2-1 B 1- Ch- Db4	RequestMOORE,ANDREA
	May 12	Cal Ord 2nd Rdg-Shr Dbt	Fignal Nata Filad
	May 12	Cal Ord 2nd Bda Sha Dhe	Fiscal Note Filed
	May 12	Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb	nto
	May 13	Held 2nd Rdg-Short Debat	
	May 15	Heid Ziid Rug-Short Debat	St Mandate Fis Note Filed
	May 15		Home Rule Note Filed
		Pld Cal Ord 3rd Rdg-Sht D	
	May 16	3rd Rdg-Sht Dbt-Pass/Vot	
	1114) 10	Passed both Houses	110 007 001
	Jun 13	Sent to the Governor	
	Aug 10	Governor amendatory veto	
	Oct 16	Placed Cal. Amendatory Vo	eto
		Mtn fild accept amend veto	
	Oct 28	Accept Amnd Veto-Sen Pas	
	Oct 30	Arrive House	
		Placed Cal. Amendatory Ve	
	Oct 31	Mtn fild accept amend veto	#1/SCULLY
		Motion referred to	HRUL
		Placed Cal. Amendatory Vo	
	Nov 12		App For Consider - Complace
		Placed Cal. Amendatory Vo	
	Nov 13		3/5 vote required
		Accept Amnd Veto-House	Pass 118-000-000
		Bth House Accept Amend	Veto
	Nov 26	Return to Gov-Certification	1
	Dec 01	Governor certifies changes	F 1 . 07.10.01
		PUBLIC ACT 90-0542	Effective date 97-12-01

SB-0772 488

### SB-0772 HALVORSON - MAHAR - SYVERSON.

625 ILCS 5/6-208 from Ch. 95 1/2, par. 6-208 625 ILCS 5/11-401 from Ch. 95 1/2, par. 11-401

Amends the Illinois Vehicle Code. Increases the period that must elapse before certain persons whose driving privileges have been revoked may apply for a new driver's license. Provides that a driver involved in a motor vehicle accident that results in death or personal injury must report the accident to the police as soon as possible but no later than one hour after the accident instead of within 3 hours after the accident. If the driver is hospitalized and incapacitated the accident must be reported as soon as possible but in no case later than one hour after the driver's discharge from the hospital (instead of 48 hours after discharge). Increases the penalty for failure to report a hit-and-run accident in which any person is killed, from a Class 4 to a Class 2 felony for which the driver shall be sentenced to a term of imprisonment of at least 3 years and not more than 14 years. Also makes technical changes. Effective immediately.

FISCAL NOTE (III. State Police)

There would be no fiscal impact on this Dept.

JUDICIAL NOTE

It is not possible to determine what impact the bill will have on the need to increase the number of judges in the state.

**CORRECTIONAL NOTE** 

Corrections population and fiscal impacts would be minimal.

STATE MANDATES FISCAL NOTE (DCCA)

SB 772 fails to create a State mandate

NOTE(s) THAT MAY APPLY: Correctional

# GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends providing that a driver of a vehicle involved in a motor vehicle accident resulting in death who fails to report the accident within an hour shall be sentenced to a term of not less than 3 years and not more than 14 years if sentenced to a term of imprisonment (instead of requiring the person to be sentenced to a term of at least 3 years and not more than 14 years).

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Transportation Mar 04 Added as Chief Co-sponsor MAHAR Mar 05 Recommended do pass 010-000-000 Placed Calndr, Second Reading Added as Chief Co-sponsor SYVERSON Mar 14 Second Reading Placed Calndr, Third Reading Mar 17 Third Reading - Passed 032-002-015 Mar 18 Arrive House Placed Calendr, First Reading Hse Sponsor SCULLY First reading Referred to Rules Mar 21 Assigned to Transportation & Motor Vehicles Apr 30 Do Pass/Short Debate Cal 021-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested WAIT St Mandate Fis Nte ReqWAIT Correctional Note Requested WAIT Judicial Note Request WAIT Cal Ord 2nd Rdg-Shr Dbt May 05 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt Judicial Note Filed May 08 Correctional Note Filed St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate May 09 Pld Cal Ord 3rd Rdg-Sht Dbt May 12 Added As A Joint Sponsor KOSEL May 13 Removed Short Debate/NameBLACK Pld Cal Ord 3rd Rdg-Std Dbt 3rd Rdg-Stnd Dbt-Pass/V066-037-009 Passed both Houses

Jun 11	Sent to the Governor
Jul 25	Governor amendatory veto
Oct 16	Placed Cal. Amendatory Veto
	Mtn fild accept amend veto HALVORSON
Oct 28	Accept Amnd Veto-Sen Pass 058-000-000
Oct 30	Arrive House
	Placed Cal. Amendatory Veto
Oct 31	Mtn fild accept amend veto #1/SCULLY
	Motion referred to HRUL
	Placed Cal. Amendatory Veto
Nov 12	App For Consider - Complace
	3/5 vote required
	Accept Amnd Veto-House Pass 114-001-000
	Bth House Accept Amend Veto
Nov 26	Return to Gov-Certification
Dec 01	Governor certifies changes
	PUBLIC ACT 90-0543 Effective date 97-12-01

#### SB-0773 HALVORSON - FARLEY - RADOGNO - MYERS, J., DILLARD, TROTTER AND SHAW.

20 ILCS 2310/55.84 new

Amends the Civil Administrative Code with respect to the powers and duties of the Department of Public Health. Requires the Department to establish an ovarian cancer information program. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Civil Administrative Code. Provides that the Department of Public Health, in cooperation with the Cancer Information Service, shall promote the services of the Cancer Information Service in relation to ovarian cancer.

FISCAL NOTE (Dpt. Public Health) Minimal fiscal implications to DPH. STATE MANDATES FISCAL NOTE (DCCA) SB773 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Adds reference to:

New Act

Creates the Commission on the Status of Women Act creating the Commission within the Department of Human Rights. Provides that the Commission shall consist of 4 members of the General Assembly appointed by the 4 legislative leaders and 8 members of the public appointed by the Governor. Provides that members shall serve 2-year terms. Provides that the Commission shall identify barriers to women's equality; educate the public on the status of women; help develop programs and services for women; and perform other duties. Provides that the Commission may accept gifts or grants from the federal government, charitable foundations or professional associations, and other sources. Provides that the Commission shall make a report to the Governor and General Assembly on or before February 1 of each year. Contains other provisions.

FISCAL NOTE, AMENDED (Dpt. Human Rights) Total cost based on hiring one professional staff is \$95,692; cost would increase by \$52,992 per additional research staff. STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

Fails to create a State mandate.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1997 First reading

Referred to Rules

Feb 19 Assigned to State Government

Operations Feb 28 Postponed Mar 06

Postponed

Mar 13 Amendment No.01 STATE GOVERN S Adopted Recommnded do pass as amend

000-000-800

Placed Calndr, Second Reading Added As A Co-sponsor DILLARD

Mar 14 Second Reading

Placed Calndr, Third Reading

<b>M</b> ar 17	Added as Chief Co-sponsor Added As A Co-sponsor T	
	Added As A Co-sponsor S	HAW
34 10	Third Reading - Passed 05	55-000-000
Mar 18	Arrive House	
	Placed Calendr, First Read Hse Sponsor SCHAKOW	III V
Mar 19	First reading	Referred to Rules
Mar 21	1 1100 1 0001118	Assigned to Human Services
May 02		Fiscal Note Filed
212		Committee Human Services
May 06		St Mandate Fis Note Filed
	A 11 1 A A T : . C	Committee Human Services
May 07	Added As A Joint Sponsor	Figure Note Paguested AS
May 07		Fiscal Note Requested AS AMENDED/ZICKUS
		St Mandate Fis Nte RegAS
		AMENDED/ZICKUS
	Amendment No.01	HUMAN SERVS H Adopted
		Do Pass Amend/Short Debate
	D. 1616 ID1 01 D	008-000-000
May 00	Placed Cal 2nd Rdg-Sht D	ot DAVIS MONIOUE
May 08	Added As A Joint Sponsor Added As A Joint Sponsor	· BOLAND
	Added As A Joint Sponsor	DEIICHI ER
May 09	raded 1831 Joint Spoisor	Fiscal Note Filed
<b>,</b>	Cal Ord 2nd Rdg-Shr Dbt	
May 12	-	St Mandate Fis Nte Req-Wdrn
	Second Reading-Short De	
M 12	Pld Cal Ord 3rd Rdg-Sht	
May 13	3rd Rdg-Sht Dbt-Pass/Vo	St Mandate Fis Note Filed
	Added as Chief Co-sponso	ar RADOGNO
May 14	Sec. Desk Concurrence 01	RADOGITO
, · · ·	Filed with Secretary	
	•	Mtn concur - House Amend
	Motion referred to	SRUL
May 16	Added as Chief Co-sponso	r MYERS,J
May 21	Filed with Secretary	Mtn non-concur - Hse Amend
May 22	S Noncners in H Amend.	
141dy 22	Arrive House	<b>01</b>
	Placed Cal Order Non-cor	ncur 01
May 28		MTN REFUSE RECEDE-HSE
	WD 6 . D	AMEND
	H Refuses to Recede Ame	
	H Requests Conference Comm Ar	omm 151 optd 1ST/SCHAKOWSKY,
	113c Conference Comm Ap	PUGH, CURRIE,
		CHURCHILL & ZICKUS
May 31	Sen Accede Req Conf Cor	
0774 HAI	VORSON.	
25 ILCS 10/5.		

SB-0

225 ILCS 10/5.5 225 ILCS 10/18

from Ch. 23, par. 2228

Amends the Child Care Act of 1969. Makes it a violation of the Act for a person to smoke tobacco in any area of a day care center, regardless of whether children are present (now it is a violation of the Act for a person to smoke tobacco in any area of a day care center in which children are allowed on a day when the center is in operation, regardless of whether children are present). Makes violation a business offense subject to a fine of \$1,000. Makes it a business offense to smoke tobacco anywhere in a day care home or group day care home when children are present at the day care home or group day care home. Effective immediately.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 To Subcommittee Committee Executive

Mar 15 Refer to Rules/Rul 3-9(a)
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL
Re-referred to Executive

### SB-0775 HALVORSON.

70 ILCS 508/15

Amends the Joliet Arsenal Development Authority Act. Requires the County Executive of Will County with the advice and consent of the county board of Will County to appoint 5 members to the Joliet Arsenal Development Authority (now, appointed by the county board). Effective immediately.

Feb 07 1997 First reading
Feb 19
Referred to Rules
Assigned to Local Government &
Elections
Re-referred to Rules
Assigned to Executive
Held in committee
Committee Executive
Mar 15
Refer to Rules
Assigned to Executive
Refer to Rules/Rul 3-9(a)

# SB-0776 HALVORSON - MOLARO.

55 ILCS 5/3-4006 from Ch. 34, par. 3-4006

Amends the Counties Code. Provides that a public defender shall not be involved in any manner in the posting of security for bail or in any of the conditions of a bail bond. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 55 ILCS 5/3-4006 Adds reference to: 725 ILCS 5/110-13

Feb 07 1997

Feb 19

from Ch. 38, par. 110-13

Deletes the title and everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that the court shall not order attorneys or other officials authorized to admit another to bail to supervise or monitor the conditions of bail bonds.

# SENATE AMENDMENT NO. 2.

First reading

Limits prohibition on attorneys at law practicing in this State and officials authorized to admit others to bail or to accept bail from furnishing bail security or from monitoring or supervising bail conditions to those who are not parents or legal guardians of the accused. Also deletes prohibition on monitoring or supervising bail conditions by officials authorized to admit others to bail.

Referred to Rules

Assigned to Judiciary

Feb 27 Postponed Amendment No.01 Mar 05 JUDICIARY Adopted Recommnded do pass as amend 009-000-000 Placed Calndr, Second Reading Mar 14 Second Reading Placed Calndr, Third Reading Mar 17 Filed with Secretary Amendment No.02 **HALVORSON** Amendment referred to SRUL Amendment No.02 **HALVORSON** Be approved consideration Recalled to Second Reading Mar 18 HALVORSON Amendment No.02 Adopted Placed Calndr, Third Reading Mar 19 Added as Chief Co-sponsor MOLARO Mar 20 Third Reading - Lost 025-029-002

# SB-0777 CARROLL – FITZGERALD – LINK – SEVERNS – HALVORSON AND OB-AMA.

30 ILCS 505/7-3 new 30 ILCS 510/18 new 30 ILCS 515/13.1 new

Amends the Illinois Purchasing Act, the State Paper Purchasing Act, and the State Printing Contracts Act. Provides that any contract entered into by an execu-

tive agency shall be signed by the director of the agency and at least 2 other agency administrative officials that have been approved to sign the contracts by the Department of Central Management Services if the contract requires an amount in excess of \$250,000 to be expended. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 505/7-3 new 30 ILCS 510/18 new 30 ILCS 515/13.1 new Adds reference to: 30 ILCS 105/9.02

from Ch. 127, par. 145c

Deletes everything. Amends the State Finance Act. Provides that any new contract, contract renewal, order against a master contract, or change or amendment to an existing contract in the amount of \$250,000 or more shall be signed or approved in writing by the chief executive officer, the chief legal counsel, and the chief fiscal officer of the agency. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that if the agency does not have a chief legal counsel or a chief fiscal officer (now, chief legal counsel) then the agency shall designate in writing a senior executive as the individual responsible for signature or approval of a contract or contract renewal of \$250,000 or more.

HOUSE AMENDMENT NO. 2.

Provides that the provisions requiring any new contract or contract renewal, any order against a master contract, or any contract amendment or change to an existing contract of \$250,000 or more in a fiscal year to be signed by the chief executive officer of the agency shall apply to the General Assembly and its agencies. Defines "chief executive officer of the agency" with respect to the General Assembly and its operations.

Note(s) That May Apply: Fiscal

OTE(S) I HAT MA	Y APPLY: FISCAL	
Feb 07 1997	First reading	Referred to Rules
Feb 19	_	Assigned to State Government
		Operations
Mar 13		Recommended do pass 008-000-000
	Placed Calndr, Second Rea	
Mar 17	Second Reading	
7	Placed Calndr, Third Read	ing
Mar 19	Filed with Secretary	
	Amendment No.01	CARROLL
	Amendment referred	
	Filed with Secretary	
	Amendment No.02	CARROLL
	Amendment referred	
	Added as Chief Co-sponsor	
	Amendment No.01	CARROLL
	Rules refers to	SGOA
Mar 20	Amendment No.01	CARROLL
	1 1111111111111111111111111111111111111	Be approved consideration
	Recalled to Second Reading	
	Amendment No.01	CARROLL Adopted
	Placed Calndr, Third Read	
	Added as Chief Co-sponso	
	Added as Chief Co-sponsor	
	Added as Chief Co-sponso	
	Added As A Co-sponsor O	
	Third Reading - Passed 05	
	Tabled Pursuant to Rule5-	
	Third Reading - Passed 05	
Mar 21	Arrive House	
	Placed Calendr, First Read	lng
Apr 03	Hse Sponsor RYDER	
Apr 08	First reading	Referred to Rules
Apr 09		Assigned to Executive
Apr 16	Added As A Joint Sponsor	
May 07	Amendment No.01	
•		Do Pass Amend/Short Debate
		015-000-000
	DI LOLO IDÀ OLE	

Placed Cal 2nd Rdg-Sht Dbt

May 12	Added As A Joint Sponsor	SCHOENBERG	
May 13	Amendment No.02	RYDER	
,	Amendment referred		
	Second Reading-Short Deb		
	Held 2nd Rdg-Short Debat		
May 14	Amendment No.02	RYDER	
May 14	Afficialitett No.02		
	A N - 02	Be adopted	A 3 4 . 3
	Amendment No.02		Adopted
	Pld Cal Ord 3rd Rdg-Sht I		
May 15	3rd Rdg-Sht Dbt-Pass/Vot		
	Added As A Joint Sponsor		
	Added As A Joint Sponsor	CURRIE	
May 16	Sec. Desk Concurrence 01,	02	
	Filed with Secretary		
	•	Mtn concur - House Ame	nd
	Motion referred to	SRUL	
May 20		Mtn concur - House Ame	nd
, _0	Rules refers to	SGOA	
May 21	110105 101015 10	Mtn concur - House Ame	nd
11149 21		Be adopted	110
		Mtn concur - House Ame	nd
	C. Conques in H. Amand 01		IIG
	S Concurs in H Amend. 01	,02/039-000-000	
T 10	Passed both Houses		
Jun 19	Sent to the Governor		
Aug 16	Governor approved		
	PUBLIC ACT 90-0452	Effective date 97-08-16	

# SB-0778 KARPIEL - FARLEY.

415 ILCS 5/27

from Ch. 111 1/2, par. 1027

Amends the Environmental Protection Act to require the Pollution Control Board or the Department of Natural Resources to study the economic impact of proposed Board rules before their adoption. Provides for publication of the economic impact study in the Illinois Register.

# SENATE AMENDMENT NO. 1.

Replaces everything after the enacting clause with comparable provisions. Provides that if the Department of Commerce and Community Affairs decides not to complete an economic impact study relating to Board rules, then within 30 to 45 days of the request to produce the economic impact study the Department shall supply a written explanation for its decision. Requires the Board to notify the public of a hearing on proposed rules at least 20 days (now 10 days in underlying bill) before the hearing. Provides that the hearing may be held simultaneously or as a part of any Board hearing considering the new rules.

# HOUSE AMENDMENT NO. 1.

Deletes the requirement that the Department of Commerce and Community Affairs explain a decision not to complete an economic impact study of proposed Pollution Control Board rules.

ation Control Board	1 1 0105.		
NOTE(S) THAT MAY	APPLY: Fiscal		
Feb 07 1997	First reading	Referred to Rules	
Feb 19	•	Assigned to Environment &	& Energy
Feb 28		Postponed	0.
Mar 05	Added as Chief Co-sponsor	FARLEY	
Mar 06	•	Postponed	
Mar 13		Recommended do pass 010	-000-000
	Placed Calndr, Second Read	ing	
Mar 14	Second Reading		
	Placed Calndr, Third Reading	1g	
Mar 18	Filed with Secretary		
	Amendment No.01	KARPIEL	
	Amendment referred t	o SRUL	
	Amendment No.01	KARPIEL	
	Rules refers to	SENV	
Mar 20	Amendment No.01	KARPIEL	
		Be adopted	
	Recalled to Second Reading		
	Amendment No.01	KARPIEL	Adopted
	Placed Calndr, Third Reading	าย	•
	Third Reading - Passed 053		

Mar 21	Arrive House		
	Placed Calendr, First Readr	ng	
Apr 10	Hse Sponsor HASSERT		
-	First reading	Referred to Rules	
Apr 14	•	Assigned to Environmen	t & Energy
May 07	Added As A Joint Sponsor		0,
May 08		Do Pass/Short Debate C	Cat 023-000-000
, 00	Placed Cal 2nd Rdg-Sht Dl		<b>2.</b> 0 <b>.</b> 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
May 13	Second Reading-Short Deb		
may 15	Held 2nd Rdg-Short Debat		
May 14	Amendment No.01	HASSERT	
Wiay 17	Amendment referred		
	Amendment No.01	HASSERT	
	Amendment No.01		
	A A NI - O1	Be adopted	A
	Amendment No.01	HASSERT	Adopted
14 14	Pld Cal Ord 3rd Rdg-Sht D		
May 16	3rd Rdg-Sht Dbt-Pass/Vot	118-000-000	
	Sec. Desk Concurrence 01	*	
May 21	Filed with Secretary		
		Mtn concur - House Am	end
	Motion referred to	SRUL	
May 22		Mtn concur - House Am	end
	Rules refers to	SENV	
May 23		Mtn concur - House Am	end
		Be adopted	
		Mtn concur - House Am	end
	S Concurs in H Amend. 01.	/058-000-000	
	Passed both Houses		
Jun 20	Sent to the Governor		
Aug 17	Governor approved		
-	PUBLIC ACT 90-0489	Effective date 98-01-01	

#### SB-0779 KARPIEL.

65 ILCS 5/11-30-15 new

Amends the Illinois Municipal Code to provide that a municipality may require a person or entity transferring real estate to obtain an inspection form and pay a fee to certify the property's compliance with health, safety, and property maintenance codes and zoning regulations. Provides that if the real estate is not in compliance with these municipal regulations, then the seller or purchaser must place the property in compliance with the regulations before closing the transaction or the purchaser must certify that the property will be placed in compliance within a reasonable time after the transaction. Provides that if the property is not placed in compliance with the regulations within this time, then the municipality may seek legal or equitable remedies.

Note(s) That May Apply: Housing Afford
Feb 07 1997 First reading
Feb 19

Mar 05
Mar 11

Mar 11

Mar 15

Mar 15

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

# SB-0780 O'MALLEY - KARPIEL - RAUSCHENBERGER - SIEBEN - WALSH,T, LAUZEN, HAWKINSON, DILLARD AND PARKER.

20 ILCS 505/7 from Ch. 23, par. 5007 20 ILCS 505/7.7 750 ILCS 50/15.1 from Ch. 40, par. 1519.1

Amends the Children and Family Services Act. Provides that in placing a child under the Act, DCFS shall consider the desirability of permanent placement for the child, and there is a presumption that the child's best interests are for permanent placement rather than temporary placements. In the Section on limiting multiple placements, provides that in determining a child's best interests, DCFS shall give due, not sole, consideration to the child's race or ethnic heritage in making a family

foster care placement. Amends the Adoption Act; provides that in determining a child's best interest, the court and the child's guardian with the power to consent to adoption shall not give the child's race or ethnic heritage priority over other relevant factors. Effective immediately.

# SENATE AMENDMENT NO. 1.

Provides that DCFS shall not deny or delay placement of a child on the basis of the race or ethnic heritage of the child or the prospective foster parent or parents.

# HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 505/5 from Ch. 23, par. 5005 20 ILCS 505/7.5 new

Further amends the Children and Family Services Act. Provides that DCFS shall (now may) make every effort to place a child with a relative who the Department has reason to believe will be able to adequately provide for the child's safety and welfare consistent with the Department's licensing standards (now if the Department has reason to believe that the relative will be able to adequately provide for the child's safety and welfare). Provides that the burden shall be on the Department to justify the child's placement elsewhere. Requires licensed child welfare agencies to develop plans for the creation of adequate pools of foster and adoptive families and plans for training those families. Requires State reimbursement of adoption service providers at various rates based upon type of placement. Requires DCFS to establish an Illinois Adoption Information Exchange. Requires DCFS to establish an automated Child Foster Care and Adoption Network by January 1, 1998 that lists available foster home living arrangements and adoptive parents. Contains other provisions.

# **GOVERNORS AMENDATORY VETO MESSAGE**

Recommends that in placing a child under the Children and Family Services Act, DCFS may (rather than "shall make every effort to") place a child with a relative.

		a with a relative.
First reading		
Added As A Co-sponsor HAWKINSON		
	Postponed	
Amendment No.01	JUDICIARY S	Adopted
	Recommnded do pass	as amend
	010-000-000	
Placed Caindr.Second Rea	dng	
	- 0	
	ing	
	1 000 002	
	no	
	uig	
	Referred to Rules	
I list leading		& Vouth
Added As A Toint Cooper		x Touth
Added As A Joint Spoisor	Do Door /Short Doboto	Cal 007 000 000
Discod Cal 2nd Dda Sht D		Cai 007-000-000
Amendment No.01	FLOWERS	
	Be adopted	
Amendment No.01	FLOWERS	Adopted
Pld Cal Ord 3rd Rdg-Sht	Dbt	
	Placed Caindr, Second Reasecond Reading Placed Caindr, Third Read Added As A Co-sponsor D Added As A Co-sponsor P Third Reading - Passed 05 Arrive House Placed Calendr, First Read Hse Sponsor WINTERS First reading Added As A Joint Sponsor Placed Cal 2nd Rdg-Sht D Amendment referred Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor Amendment No.01 Rules refers to Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb Amendment No.01 Amendment No.01	Assigned to Judiciary Added As A Co-sponsor HAWKINSON Postponed Amendment No.01 JUDICIARY S Recommnded do pass 010-000-000  Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Added As A Co-sponsor DILLARD Added As A Co-sponsor PARKER Third Reading - Passed 054-000-002 Arrive House Placed Calendr, First Reading Hse Sponsor WINTERS First reading Referred to Rules Assigned to Children & Assigned & Assigned to Children & Assigned & Ass

May 15	Alt Primary Sponsor Changed FLOWERS	
	Joint-Alt Sponsor Changed	WINTERS
	3rd Rdg-Sht Dbt-Pass/Vot	t105-000-001
May 16	Sec. Desk Concurrence 01	
11111/10	Filed with Secretary	
	Thea with Secretary	Mtn concur - House Amend
	Motion referred to	
3.6 20	Motion referred to	SRUL
May 20		Mtn concur - House Amend
	Rules refers to	SJUD
May 21		Mtn concur - House Amend
•		Be approved consideration
		Mtn concur - House Amend
	S Concurs in H Amend. 01	
	Passed both Houses	7 030 000 000
I 10		
Jun 19	Sent to the Governor	
Aug 16	Governor amendatory veto	
Oct 16	Placed Cal. Amendatory Veto	
Oct 28	Mtn fild accept amend veto O'MALLEY	
Oct 29	Accept Arnnd Veto-Sen Pass 056-000-000	
Oct 30	Arrive House	
000 30	Placed Cal. Amendatory V	Teto.
NI 15		
Nov 15	Bill dead-amendatory veto.	•

### SB-0781 PARKER - O'MALLEY.

105 ILCS 5/27-8.1

from Ch. 122, par. 27-8.1

Amends the School Code. Makes a grammatical change and revises an internal Section reference to certain provisions of the School Code.

SENATE AMENDMENT NO. 1.

Adds reference to:

410 ILCS 315/2 from Ch. 111 1/2, par. 22.12

Amends the Communicable Disease Prevention Act and the School Code. Specifies the diseases for which children must be immunized and deletes the power of the Department of Public Health to determine those diseases by rule. Adds an immediate effective date.

### SENATE AMENDMENT NO. 2.

Deletes all of the proposed changes to the School Code concerning immunization of school children. Adds provisions authorizing parents or legal guardians of school children to also object to health exams or immunizations on philosophical grounds. Replaces proposed changes to the Communicable Disease Prevention Act with provisions creating a 12-member Immunization Task Force to be composed of legislators, parents or guardians of children required to be immunized, and persons appointed by the Director of Public Health. Requires the Task Force to review the process by which DPH establishes immunization requirements and requires the Task Force to report its finding and recommendations to the Department of Public Health and the General Assembly by 2/1/98.

# HOUSE AMENDMENT NO. 1.

Replaces the provisions authorizing parents or guardians to object to health examinations or immunizations on philosophical grounds with provisions authorizing the objection based on grounds of a conscientiously held belief. In the Communicable Disease Prevention Act, also adds a provision requiring the parent or guardian to submit to the school principal, at least 45 days before the start of the school term, a signed, notarized statement of objection detailing the nature of the conscientiously held belief.

Rep. 07 1007 First reading

red 0/199/	riisi reading	Referred to Rules
Feb 19		Assigned to Education
Mar 11	Added as Chief Co-sponsor	r O'MALLEY
Mar 12	Amendment No.01	EDUCATION S Adopted
		Recommnded do pass as amend
		006-002-002
	Placed Calndr, Second Rea	dng
Mar 18	Second Reading	-
	Placed Calndr, Third Read	ing
Mar 19	Filed with Secretary	
-	Amendment No.02	PARKER
	Amendment referred	to SRUL
	Amendment No.02	PARKER

Rules refers to

SESE

Mar 20	Amendment No.02	PARKER Bandortod	
	Recalled to Second Readin		
	Amendment No.02 Placed Calndr, Third Read	PARKER ling	Adopted
Mar 21	Third Reading - Passed 05 Arrive House	32-002-000	
17141 21	Hse Sponsor COULSON	Referred to Rules	
Apr 08	First reading	Assigned to Human Servi	ces
Apr 25	Alt Primary Sponsor Char Joint-Alt Sponsor Change	nged SKINNER d COULSON	
May 01	Amendment No.01	HUMAN SERVS H Motion Do Pass Amended 005-006-000 HHSV	Adopted I-Lost
	Added As A Joint Sponsor	Remains in CommiHuma	n Services
<b>M</b> ay 07	Amendment No.02	HUMAN SERVS H 005-005-001	Lost
May 08		Remains in CommiHuma Re-Refer Rules/Rul 9(B)	
SB-0782 KARP	IEL.		
745 ILCS 49/30	od Comprison Act Mokes	o taabniaal abanga ta aast	nin neovisions
concerning midwin		a technical change to cert	am provisions
Feb 07 1997 Feb 19	First reading	Referred to Rules Assigned to Judiciary	
Feb 28		Re-referred to Rules	
SB-0783 MAIT	LAND.		
210 ILCS 85/6.00		111 1/2, par. 147.06	
Amends the Ha	amital Liasmaina Ast A.		
		dds a caption and make	s a technical
change to the Sect	ion concerning newborn is	dentification standards.	s a technical
change to the Sect Feb 07 1997 Feb 19		dentification standards. Referred to Rules Assigned to Licensed Acti	
change to the Sect Feb 07 1997 Feb 19 Mar 05	ion concerning newborn is	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed	
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12	ion concerning newborn is	dentification standards.  Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti	ivities vities
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12	ion concerning newborn in First reading	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed	ivities vities
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12 Mar 15 SB-0784 PARK	ion concerning newborn in First reading	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a	ivities vities
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12 Mar 15 SB-0784 PARK 20 ILCS 2310/5	ion concerning newborn in First reading  EER. 5.23 from Ch.	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a	ivities vities )
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12 Mar 15 SB-0784 PARK 20 ILCS 2310/5 Amends the Cir Department of Pu	ion concerning newborn in First reading  ER. 5.23 from Ch. vil Administrative Code of blic Health. Adds a captic	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a 127, par. 55.23 of Illinois concerning the on and makes a technical	ivities vities ) duties of the
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12 Mar 15 SB-0784 PARK 20 ILCS 2310/5 Amends the Cir Department of Pu Feb 07 1997	ion concerning newborn in First reading  EER. 5.23 from Ch. vil Administrative Code of	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a 127, par. 55.23 of Illinois concerning the on and makes a technical Referred to Rules	vities vities ) duties of the change.
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12 Mar 15 SB-0784 PARK 20 ILCS 2310/5 Amends the Cir Department of Pu Feb 07 1997 Feb 19 Feb 26	ion concerning newborn in First reading  ER. 5.23 from Ch. vil Administrative Code of blic Health. Adds a captic	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a  127, par. 55.23  of Illinois concerning the on and makes a technical Referred to Rules Assigned to Public Health Postponed	vities vities ) duties of the change.
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12 Mar 15 SB-0784 PARK 20 ILCS 2310/5 Amends the Ci- Department of Pu Feb 07 1997 Feb 19	ion concerning newborn in First reading  ER. 5.23 from Ch. vil Administrative Code of blic Health. Adds a captic	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a  127, par. 55.23  of Illinois concerning the on and makes a technical Referred to Rules Assigned to Public Health Postponed Postponed	vities vities duties of the change.
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12 Mar 15 SB-0784 PARK 20 ILCS 2310/5 Amends the Cir Department of Pu Feb 07 1997 Feb 19 Feb 26	ion concerning newborn in First reading  ER. 5.23 from Ch. vil Administrative Code of blic Health. Adds a captic	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a  127, par. 55.23  of Illinois concerning the on and makes a technical Referred to Rules Assigned to Public Health Postponed	vities vities  duties of the change.  Market Welfare
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12 Mar 15 SB-0784 PARK 20 ILCS 2310/5 Amends the Cir Department of Pu Feb 07 1997 Feb 19 Feb 26 Mar 04 Mar 15	ion concerning newborn in First reading  ER. 5.23 from Ch. vil Administrative Code of blic Health. Adds a captic	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a 127, par. 55.23 of Illinois concerning the on and makes a technical Referred to Rules Assigned to Public Health Postponed Postponed Committee Public Health	vities vities  duties of the change.  Market Welfare
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 15  SB-0784 PARK 20 ILCS 2310/5 Amends the Cir Department of Pu Feb 07 1997 Feb 19 Feb 26 Mar 04  Mar 15  SB-0785 FITZO 35 ILCS 5/917	EER. 5.23 from Ch. vil Administrative Code of blic Health. Adds a caption First reading  EERALD.  from Ch.	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a 127, par. 55.23 of Illinois concerning the on and makes a technical Referred to Rules Assigned to Public Health Postponed Postponed Committee Public Health Refer to Rules/Rul 3-9(a 120, par. 9-917	vities vities  duties of the change.  Market Welfare
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 15  SB-0784 PARK 20 ILCS 2310/5 Amends the Cir Department of Pu Feb 07 1997 Feb 19 Feb 26 Mar 04  Mar 15  SB-0785 FITZO 35 ILCS 5/917 35 ILCS 105/8	ion concerning newborn in First reading  EER. 5.23 from Ch. vil Administrative Code of blic Health. Adds a caption First reading  GERALD.  from Ch. from Ch. from Ch. from Ch.	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a 127, par. 55.23 of Illinois concerning the on and makes a technical Referred to Rules Assigned to Public Health Postponed Postponed Committee Public Health Refer to Rules/Rul 3-9(a 120, par. 9-917 120, par. 439.8	vities vities  duties of the change.  Market Welfare
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 15  SB-0784 PARK 20 ILCS 2310/5 Amends the Cir Department of Pu Feb 07 1997 Feb 19 Feb 26 Mar 04  Mar 15  SB-0785 FITZC 35 ILCS 5/917 35 ILCS 105/8 35 ILCS 115/8 35 ILCS 120/11	ER. 5.23 from Ch. vil Administrative Code of blic Health. Adds a caption First reading  GERALD.  from Ch.	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a  127, par. 55.23  of Illinois concerning the on and makes a technical Referred to Rules Assigned to Public Health Postponed Postponed Committee Public Health Refer to Rules/Rul 3-9(a  120, par. 9-917 120, par. 439.8 120, par. 439.108 120, par. 450	vities vities  duties of the change.  Market Welfare
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 15  SB-0784 PARK 20 ILCS 2310/5 Amends the Cir Department of Pu Feb 07 1997 Feb 19 Feb 26 Mar 04  Mar 15  SB-0785 FITZO 35 ILCS 105/8 35 ILCS 115/8 35 ILCS 115/8 35 ILCS 120/11 35 ILCS 630/5	EER. 5.23 from Ch. vil Administrative Code of blic Health. Adds a caption First reading  GERALD.  from Ch.	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a  127, par. 55.23  of Illinois concerning the on and makes a technical Referred to Rules Assigned to Public Health Postponed Postponed Committee Public Health Refer to Rules/Rul 3-9(a  120, par. 9-917 120, par. 439.8 120, par. 439.108 120, par. 450 120, par. 2005	vities vities  duties of the change.  Market Welfare
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 15  SB-0784 PARK 20 ILCS 2310/5 Amends the Cir Department of Pu Feb 07 1997 Feb 19 Feb 26 Mar 04  Mar 15  SB-0785 FITZO 35 ILCS 105/8 35 ILCS 105/8 35 ILCS 115/8 35 ILCS 120/11 35 ILCS 630/5 35 ILCS 735/3-405 ILCS 5/5-10	EER. 5.23 from Ch. vil Administrative Code of blic Health. Adds a caption First reading  GERALD.  from Ch.	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a  127, par. 55.23  of Illinois concerning the on and makes a technical Referred to Rules Assigned to Public Health Postponed Postponed Committee Public Health Refer to Rules/Rul 3-9(a  120, par. 9-917 120, par. 439.8 120, par. 439.8 120, par. 450 120, par. 2005 120, par. 2005 120, par. 2603-7	vities vities  duties of the change.  Market Welfare
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 15  SB-0784 PARK 20 ILCS 2310/5 Amends the Cir Department of Pu Feb 07 1997 Feb 19 Feb 26 Mar 04  Mar 15  SB-0785 FITZ0 35 ILCS 5/917 35 ILCS 105/8 35 ILCS 115/8 35 ILCS 120/11 35 ILCS 630/5 35 ILCS 735/3-405 ILCS 5/5-10 405 ILCS 5/5-11	EER. 5.23 from Ch. vil Administrative Code of blic Health. Adds a caption First reading  GERALD.  from Ch.	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a 127, par. 55.23 of Illinois concerning the on and makes a technical Referred to Rules Assigned to Public Health Postponed Postponed Committee Public Health Refer to Rules/Rul 3-9(a 120, par. 9-917 120, par. 439.8 120, par. 439.108 120, par. 450 120, par. 2005 120, par. 2603-7 91 1/2, par. 5-111	vities vities  duties of the change.  Market Welfare
change to the Sect Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 15  SB-0784 PARK 20 ILCS 2310/5 Amends the Cir Department of Pu Feb 07 1997 Feb 19 Feb 26 Mar 04  Mar 15  SB-0785 FITZO 35 ILCS 105/8 35 ILCS 105/8 35 ILCS 115/8 35 ILCS 120/11 35 ILCS 630/5 35 ILCS 735/3-405 ILCS 5/5-10	EER. 5.23 from Ch. vil Administrative Code of blic Health. Adds a caption First reading  GERALD.  from Ch.	dentification standards. Referred to Rules Assigned to Licensed Acti Postponed Postponed Committee Licensed Acti Refer to Rules/Rul 3-9(a  127, par. 55.23  of Illinois concerning the on and makes a technical Referred to Rules Assigned to Public Health Postponed Postponed Committee Public Health Refer to Rules/Rul 3-9(a  120, par. 9-917 120, par. 439.8 120, par. 439.8 120, par. 450 120, par. 2005 120, par. 2005 120, par. 2603-7	vities vities  duties of the change.  Market Welfare

Amends the Illinois Income Tax Act, the Retailer's Occupation Tax Act, and the Unemployment Insurance Act to authorize the disclosure of certain taxpayer information to State agencies and the Attorney General in the case of a taxpayer owing a debt to the State or any of its agencies. Amends the Use Tax Act, the Service Use

Tax Act, and the Telecommunications Excise Tax Act. Deletes current provisions stating that amounts due under the Act constitute a debt to the State. Provides that a retailer or serviceman authorized to collect the taxes is liable for those taxes unless the retailer or serviceman pays the tax under the Retailers' Occupation Tax Act or the Service Occupation Tax Act. Provides that to the extent the retailer or serviceman collects the taxes, the taxes are held in trust for the benefit of the Department of Revenue. Amends the Uniform Penalty and Interest Act. Provides that any person who collects, withholds, or receives a tax under the Act holds the amount collected in trust for the Department of Revenue. Amends the Mental Health and Developmental Disabilities Code to provide that when a person neglects to pay charges due to the Department under the Code, the amount owed, plus interest, is a lien in favor of the State upon all property and rights to property of that person. Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Requires disclosure of certain federal estate tax information to the Attorney General if there is possible Illinois estate tax liability. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 115/8 Adds reference to: 35 ILCS 110/8

Deletes amendatory provisions in the Service Occupation Tax Act. Amends the Service Use Tax Act. Deletes current provisions stating that the amounts due under the Act constitute a debt to the State. Provides that a serviceman required to collect the tax is liable for the tax unless the serviceman pays the tax under the Service Occupation Tax Act. Provides that to the extent the serviceman collects the tax, the tax is held in trust for the benefit of the Department of Revenue.

# SENATE AMENDMENT NO. 2.

Provides that foreclosure of a lien for Department of Mental Health and Developmental Disabilities (or after July 1 Department of Human Services) charges shall not be available against the homestead property of a recipient during the recipient's life. Provides further that such a lien against property held in joint tenancy or tenancy by the entirety shall be extinguished upon the death of the recipient, when a joint tenant or tenant by the entirety survives the recipient.

FISCAL NOTE, ENGROSSED (Dept. of Revenue) SB 785, engrossed, will not have a fiscal impact on this Dept. STATÉ MANDATES FISCAL NOTE (DCCA) Creates a local gov't organization and structure mandate for which no State reimbursement is required. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Revenue Mar 06 Amendment No.01 REVENUE S Adopted Recommnded do pass as amend 010-000-000 Placed Calndr, Second Reading Mar 11 Filed with Secretary Amendment No.02 **FITZGERALD** Amendment referred to SRUL Mar 12 Second Reading Placed Calndr, Third Reading Amendment No.02 FITZGERALD Be approved consideration Recalled to Second Reading Mar 13 Amendment No.02 **FITZGERALD** Adopted Placed Calndr, Third Reading Mar 17 Third Reading - Passed 054-000-000 Mar 18 Arrive House Placed Calendr, First Reading Mar 21 Hse Sponsor LANG Referred to Rules First reading Apr 01 Alt Primary Sponsor Changed BRUNSVOLD Apr 08 Assigned to Revenue May 08 Do Pass/Short Debate Cal 011-000-000 Placed Cal 2nd Rdg-Sht Dbt

May 08—Cont. Fiscal Note Requested MOORE, ANDREA St Mandate Fis Nte ReqMOORE, ANDREA Cal Ord 2nd Rdg-Shr Dbt May 12 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate May 13 Held 2nd Rdg-Short Debate St Mandate Fis Note Filed May 15 Held 2nd Rdg-Short Debate May 16 Re-Refer Rules/Rul 9(B) BURZYNSKI.

# SB-0786

225 ILCS 25/16.1 225 ILCS 25/21

from Ch. 111, par. 2316.1 from Ch. 111, par. 2321

Amends the Illinois Dental Practice Act. Provides that the Department of Professional Regulation shall not conduct a random audit of more than 10% of licensed dentists and dental hygienists in any one year to verify compliance with continuing education requirements. Provides that all fees necessary for the administration of the Act, other than certain license renewal fees, shall be set by the Department by rule. Effective January 1, 1998.

# SENATE AMENDMENT NO. 1.

Provides that the random audit limitation applies to licensing cycles rather than years. Requires the Illinois State Board of Dentistry to determine whether licensees have met the continuing education requirements.

# GOVERNOR'S AMENDATORY VETO MESSAGE

Deletes reference to: 225 ILCS 25/21

Nov 13

Nov 26

Dec 01

Recommends deleting the provisions relating to fees. NOTE(S) THAT MAY APPLY: Fiscal

IE(2) I HAI IVIA	APPLY, FISCAL	
Feb 07 1997	First reading	Referred to Rules
Feb 19	S	Assigned to Licensed Activities
Mar 05	Amendment No.01	LICENSED ACT. S Adopted
		Recomminded do pass as amend
		009-000-000
	Placed Calndr, Second Read	
Mar 11	Second Reading	
	Placed Calndr, Third Reading	ng
Mar 13	Third Reading - Passed 053	
1,14. 13	Arrive House	, 000 000
	Placed Calendr, First Readr	ησ
Mar 18	Hse Sponsor SAVIANO	<b>.</b>
14141 10	First reading	Referred to Rules
Mar 21	1 list reading	Assigned to Registration & Regulation
May 01		Do Pass/Short Debate Cal 022-001-000
IVIAY UI	Discord Cal 2nd Ddg Cht Di	
M 06	Placed Cal 2nd Rdg-Sht Dt	
May 06	Second Reading-Short Deb	
14 00	Pld Cal Ord 3rd Rdg-Sht D	
May 09	3rd Rdg-Sht Dbt-Pass/Vot	115-000-001
	Passed both Houses	
Jun 06	Sent to the Governor	
Aug 01	Governor amendatory veto	
Oct 16	Placed Cal. Amendatory Vo	
	Mtn fild accept amend veto	BURZYNSKI
Oct 28	Accept Amnd Veto-Sen Page	ss 059-000-000
Oct 30	Arrive House	
	Placed Cal. Amendatory Vo	eto
Nov 12	Mtn fild accept amend veto	#1/SAVIANO
	Motion referred to	HRUL
		App For Consider - Complace
	Placed Cal. Amendatory Vo	
		_ :=

Accept Amnd Veto-House Pass 116-000-002

PUBLIC ACT 90-0544 Effective date 98-01-01

Bth House Accept Amend Veto Return to Gov-Certification

Governor certifies changes

SB-0787 **500** 

### SB-0787 MOLARO.

815 ILCS 505/2EE new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice within the meaning of this Act for a retail seller to refuse to refund a deposit paid for special order merchandise, upon demand of the person who paid the deposit, if the merchandise is not received by the seller within a reasonable amount of time.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry

Mar 14 To Subcommittee

Mar 14 To Subcommittee
Committee Commerce & Industry

Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0788 MOLARO.

625 ILCS 5/12-612 new

Amends the Illinois Vehicle Code to provide that any vehicle sold or leased in this State must be equipped with a trunk safety release located inside the trunk of the motor vehicle.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Transportation

Mar 05 Postponed

Mar 12 Held in committee Committee Transportation

Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0789 MOLARO - FARLEY.

730 ILCS 5/5-5-6 from Ch. 38, par. 1005-5-6 730 ILCS 5/5-6-2 from Ch. 38, par. 1005-6-2

Amends the Unified Code of Corrections. Provides that complete restitution shall be paid by the defendant in as short a time as possible. Provides that when the court considers modification or revocation of restitution, there is a rebuttable presumption that the facts and circumstances considered by the court at the hearing at which restitution was ordered or modified regarding the offender's ability or willingness to pay restitution have not materially changed.

# JUDICIAL NOTE

There may be an increase in judicial workloads; it is not pos-

sible to determine impact on the number of judges needed.

STATE MANDATÉS FISCAL NOTE (DCCA)

SB789 fails to create a State mandate. FISCAL NOTE (Dpt. of Corrections)

There will be no fiscal or prison population impact on DOC.

CORRECTIONAL NOTE

No change from DOC fiscal note.

# HOUSE AMENDMENT NO. 3.

Adds an immediate effective date.

CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in House only)

Recommends that the Senate concur in H-am 3.

Recommends that the bill be further amended as follows:

Adds reference to:

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

225 ILCS 10/2.22 new

225 ILCS 10/3.1 new

225 ILCS 10/4 from Ch. 23, par. 2214

Amends the Children and Family Services Act. Permits the Department of Children and Family Services to place children in secure child care facilities licensed by the Department that care for children who are in need of secure living arrangements for their health, safety, and well-being upon specified conditions. Amends the Child Care Act of 1969. Permits the Department of Children and Family Services to establish standards for licensing secure child care facilities. Defines "secure child care facility".

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary

Mar 05 Recommended do pass 009-000-000

Placed Calndr, Second Reading

Mar 11	Second Reading		
Mar 17	Placed Calndr, Third Readin Added as Chief Co-sponsor	ng FARLEY	
Mar 18	Third Reading - Passed 055-000-000 Arrive House		
IVIAI IO	Placed Calendr, First Readr	ng	
	Arrive House Hse Sponsor DART		
	Placed Calendr, First Readr		
Mar 21	First reading	Referred to Rules Assigned to Judiciary II -	Criminal Law
May 01	Placed Cal 2nd Pdg-Sht Di	Do Pass/Short Debate Ca	1015-000-000
	Placed Cal 2nd Rdg-Sht Db	Fiscal Note Requested RC	
		Correctional Note Reques ROSKAM	ted
		Judicial Note Request RO	SKAM
	Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor	GASH	
May 02	-	Judicial Note Filed	
May 06	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note File	d
May 07	Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor	I VONS IOSEDH	
May 08	Audeu As A Joint Spoisor	Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt	Correctional Note Filed	
<b>N</b> # 00	Added As A Joint Sponsor		
<b>M</b> ay 09	Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D		
	Relld 2nd Rdng-Short Deba Amendment No.01		
	Amendment referred	DART to HRUL	
May 12	Held 2nd Rdg-Short Debat Amendment No.01	e DART	
May 12	Rules refers to	HJUB	
May 15	Held 2nd Rdg-Short Debat Amendment No.01	e DART	
, 15		Be adopted	
	Amendment No.02 Amendment referred	DART to HRUL	
	Amendment No.02	DART	
	Rules refers to Held 2nd Rdg-Short Debat	HJU <b>B</b> e	
<b>M</b> ay 16	Amendment No.02	DART Be adopted	
	Amendment No.03	DART	
	Amendment referred to Amendment No.03	DART	
	Amendment No.01	Be adopted DART	Withdrawn
	Amendment No.02	DART	Withdrawn
	Amendment No.03 Pld Cal Ord 3rd Rdg-Sht D	DART	Adopted
	3rd Rdg-Sht Dbt-Pass/Vot	117-000-000	
<b>M</b> ay 19	Sec. Desk Concurrence 03 Filed with Secretary		
1	Motion referred to	Mtn concur - House Amer	nd
May 20	Wollon referred to	Mtn concur - House Amer	
	Filed with Secretary	Be approved consideration	1
May 21	S Noncocres in H Amend. 0	Mtn non-concur - Hse An	nend
May 21	Arrive House		
May 22	Placed Cal Order Non-cond	cur 03 MTN REFUSE RECED	F-HSF
111ay 44		AMEND	LIIOL

May 22-Cont. H Refuses to Recede Amend 03 H Requests Conference Comm 1ST Hse Conference Comm Apptd 1ST/DART, GASH, HANNIG CHURCHILL AND JOHNSON, TOM May 23 Sen Accede Reg Conf Comm 1ST Sen Conference Comm Apptd 1ST/HAWKINSON, DILLARD, PETKA MOLARO, FARLEY Joint-Alt Sponsor Changed LINDNER May 27 May 31 House report submitted

Conf Comm Rpt referred to 1ST/HRUL Be approved consideration

House Conf. report Adopted 1ST/118-000-000

#### SB-0790 FITZGERALD.

725 ILCS 240/7

from Ch. 70, par. 507

Amends the Violent Crime Victims Assistance Act. Eliminates provision requiring that dispersal of grant funds from the Violent Crime Victims Assistance Fund be made on a semi-annual basis.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1997 First reading

Referred to Rules Feb 19 Assigned to Judiciary

Mar 05 Recommended do pass 009-000-000

Placed Calndr, Second Reading Mar 11 Second Reading

Placed Calndr, Third Reading

Third Reading - Passed 055-000-000 Mar 13

Arrive House Placed Calendr, First Reading

Mar 19 Hse Sponsor PARKE

Referred to Rules First reading Assigned to Judiciary II - Criminal Law Mar 21

May 01 Do Pass/Short Debate Cal 014-000-000 Placed Cal 2nd Rdg-Sht Dbt

May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

3rd Rdg-Sht Dbt-Pass/Vot113-000-000 May 08

Passed both Houses Jun 06 Sent to the Governor Jul 22 Governor approved

PUBLIC ACT 90-0139 Effective date 98-01-01

#### SB-0791 O'MALLEY.

415 ILCS 5/5

from Ch. 111 1/2, par. 1005

Amends the Environmental Protection Act to prohibit Pollution Control Board members, employees, and hearing officers from engaging in certain ex parte communications relating to an adjudicatory case or rulemaking proceeding pending before the Board. Sets forth exceptions and provides for the inclusion of ex parte communications in the record of the pending case or proceeding. Effective immediately.

Feb 07 1997	First reading	Referred to Rules
Feb 19	•	Assigned to Environment & Energy
Feb 28		Postponed
Mar 06		Postponed
Mar 13		Recommended do pass 007-001-000
	Placed Calndr, Second Rea	dng
Mar 14	Second Reading	
	Placed Calndr, Third Read	ing
Mar 17	Third Reading - Passed 05	6-000-000
Mar 18	Arrive House	
	Placed Calendr, First Read	ng
Apr 04	Hse Sponsor WINTERS	
Apr 08	First reading	Referred to Rules
4 00		

Apr 09 Assigned to Environment & Energy

Apr 16 Added As A Joint Sponsor CROTTY Added As A Joint Sponsor BROSNAHAN May 08

Placed Cal 2nd Rdg-Sht Dbt

May 13

Second Reading-Short Debate
Held 2nd Rdg-Short Debate
Held 2nd Rdg-Short Debate
Re-Refer Rules/Rul 9(B)

SB-0792 O'MALLEY.

205 ILCS 5/14 from Ch. 17, par. 321

Amends the Illinois Banking Act. Provides that after approving an application by a bank to purchase and hold stock as treasury stock, the Commissioner of Banks and Real Estate may waive the remaining portion of the notice period. Effective immediately.

Feb 07 1997 First reading Referred to Rules

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Financial Institutions
Feb 28 Postponed
Committee Financial Institutions
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0793 O'MALLEY.

720 ILCS 5/17-1a

from Ch. 38, par. 17-1a

Amends the Criminal Code of 1961 to change the maximum civil liability for deceptive practices from \$500 to \$1,500.

Feb 07 1997	First reading	Referred to Rules
Feb 19	_	Assigned to Judiciary
Mar 05		Recommended do pass 009-000-000
	Placed Calndr, Second Read	ing
Mar 11	Second Reading	
	Placed Calndr, Third Readi	ng
Mar 13	Third Reading - Passed 053	7-000-000
Mar 14	Arrive House	
	Placed Calendr, First Reads	ng
Mar 20	Hse Sponsor CHURCHIL	L.
Mar 21	First reading	Referred to Rules
Apr 08	_	Assigned to Judiciary II - Criminal Law
Apr 30	Alt Primary Sponsor Chang	ged TÜRNER,JOHN
May 01		Do Pass/Short Debate Cal 015-000-000
	Placed Cal 2nd Rdg-Sht Di	ot
May 06	Second Reading-Short Deb	ate
-	Pid Cal Ord 3rd Rdg-Sht D	Obt
May 08	3rd Rdg-Sht Dbt-Pass/Vot	113-002-002
•	Passed both Houses	
Jun 06	Sent to the Governor	
Jul 25	Governor approved	
	PUBLIC ACT 90-0227	Effective date 98-01-01

### SB-0794 O'MALLEY.

815 ILCS 205/2

from Ch. 17, par. 6402

Amends the Interest Act. Provides that upon 30 days' written notice to the debtor, a collection agency may charge and collect interest on behalf of a creditor.

### SENATE AMENDMENT NO. 1.

Provides that a collection agency may charge and collect interest upon 30 days written notice to the debtor in the absence of an agreement between the creditor and debtor governing interest charges.

### HOUSE AMENDMENT NO. 1.

Provides that an assignee or agent of the creditor (rather than a collection agency) may collect interest on behalf of a creditor.

	First reading	Referred to Rules	
Feb 19	•	Assigned to Financial In	nstitutions
Feb 28		Postponed	
Mar 06	Amendment No.01	FINANC. INST. S	Adopted
		Recommnded do pass as	s amend
		008-000-000	

Placed Caindr, Second Reading

Mar 11 Second Reading

Placed Calndr, Third Reading

Mar 13 Third Reading - Passed 056-000-002

Mar 14	Arrive House		
14141 17	Placed Calendr	First Readn	g.
Mar 21	Hse Sponsor SA		-0
	Added As A Jo	int Sponsor l	LANG
4 00	First reading		Referred to Rules
Apr 08			Assigned to Judiciary I - Civil Law
Apr 24			Re-assigned to Registration & Regulation
May 08	Amendme	nt No.01	REGIS REGULAT H Adopted
,	·		Do Pass Amend/Short Debate
			025-000-000
M 12	Placed Cal 2nd		
May 12	Second Reading Pld Cal Ord 3rd		
May 13	3rd Rdg-Sht Dl		
May 14	Sec. Desk Conc		0.1 0.20 000
	Filed with Secr	etary	
	3.5	<b>.</b>	Mtn concur - House Amend
	Motion re	terred to	SRUL Mtn sensus House Amend
	Rules refe	rs to	Mtn concur - House Amend SFIC
May 16	Ruics içic	13 10	Mtn concur - House Amend
,			Be approved consideration
May 20			Mtn concur - House Amend
	S Concurs in H		/057-000-001
Jun 18	Passed both Ho Sent to the Gov		
Aug 15	Governor appro		
			Effective date 98-01-01
SB-0795 SIEBE	N.		
20 ILCS 415/4c		from Ch. 12	27, par. 63b104c
20 ILCS 605/46.1	13a		27, par. 46.13a
20 ILCS 608/15	-		
20 ILCS 801/15-5			
20 ILCS 801/20-3 20 ILCS 805/63a		from Ch. 12	27 par 63a
20 ILCS 805/63b			
20 ILCS 805/63b	2.9 new		
20 ILCS 1105/16			6 1/2, par. 7415
20 ILCS 1130/3			11 1/2, par. 6803
20 ILCS 1130/4 20 ILCS 1130/5		from Ch. 1	11 1/2, par. 6804 11 1/2, par. 6805
20 ILCS 1130/6		from Ch. 1	11 1/2, par. 6806
30 ILCS 105/6z-3	32		71
40 ILCS 5/15-10	5		08 1/2, par. 15-106
110 ILCS 355/62	,	from Ch. 12	27, par. 62
225 ILCS 720/1.03 225 ILCS 720/1.04	3 1	from Ch. 96	6 1/2, par. 7901.03 6 1/2, par. 7901.04
225 ILCS 720/1.05	5	from Ch 96	6 1/2, par. 7901.05
225 ILCS 720/2.08	3		6 1/2, par. 7902.08
225 ILCS 720/6.0°	7	from Ch. 96	6 1/2, par. 7906.07
225 ILCS 720/6.08			6 1/2, par. 7906.08
225 ILCS 720/7.03 225 ILCS 720/7.04		from Ch. 90	6 1/2, par. 7907.03 6 1/2, par. 7907.04
225 ILCS 720/9.0			6 1/2, par. 7907.04
415 ILCS 85/3			11 1/2, par. 7953
415 ILCS 85/5			11 1/2, par. 7955
415 ILCS 115/10		from Ch. C.	4 mag 15 25
515 ILCS 5/15-35 520 ILCS 5/2.26		from Ch. 50 from Ch. 6	6, par. 15-35
320 ILCS 3/ 2.20		HOM CH. 0	1, par. 4.40

Amends Acts containing references to the "Hazardous Waste Research and Information Center" within the Office of Scientific Research Analysis of the Department of Natural Resources; changes references to the "Waste Management and Research Center". Provides that the Office of Scientific Research Analysis, in addition to the duties listed, may perform other related research functions and responsibilities as may be appropriate, instead of as provided by law; and provides that

**505** SB-0795—Cont.

Office. Amends the State Finance Act. Provides that Conservation that the State museum is within that Office. Amends the State Finance Act. Provides that Conservation 2000 funds may be used to establish and protect ecosystems through technical assistance and grants to public and private landowners. Amends the Surface Coal Mining Land Conservation and Reclamation Act to transfer the functions of the Interagency Committee on Surface Mining Control and Reclamation to the Office of Mines and Minerals within the Department of Natural Resources beginning July 1, 1997. Provides that the Department shall not deny a permit based on certain violations of the Act resulting from unanticipated events or conditions. In the event of a violation of the Act and a forfeiture of a bond or deposit of a surface coal mining operator, provides for the use of funds appropriated under the Abandoned Mined Lands and Water Reclamation Act to cover costs of remediation that exceed the amount of the bond or deposit. Sets forth exceptions to the Department's duty to prepare a Land Report on the petiton of an interested party. Deletes certain provisions relating to public notice and opportunity to be heard on the adoption, amendment, or repeal of Department rules. Amends the Fish and Aquatic Life Code to lengthen the commercial musseling season, eliminate certain harvesting methods, and authorize commercial musseling in the Ohio river. Amends the Wildlife Code to provide that no bow and arrow device shall be carried with the arrow in the nocked position during hours when deer hunting is unlawful, deleting provision that bow and arrow must be cased, unstrung or otherwise made inoperable by a locking device. Makes other changes. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

430 ILCS 65/3a from Ch. 38, par. 83-3a

Amends the Firearm Owners Identification Card Act to provide that a non-resident with a valid non-resident hunting license may purchase or obtain a rifle, shotgun, or ammunition for a rifle or shotgun in Illinois.

HOUSE AMENDMENT NO. 1.

Adds reference to: 5 ILCS 615/2 from Ch. 96 1/2, par. 5002 from Ch. 96 1/2, par. 5010 225 ILCS 725/22.2 from Ch. 96 1/2, par. 5436

Amends the Oil and Gas Wells on Public Lands Act to prohibit oil and gas extraction activities and the use of production equipment on land owned by the Department of Natural Resources and on other State-protected lands. Provides for the allocation of moneys received from oil and gas permitting or licensing relating to Department of Natural Resources lands that have not been purchased with moneys from the Wildlife and Fish Fund and moneys received from the integration of those lands. Amends the Illinois Oil and Gas Act to prohibit integration of interests in an established drilling unit if one owner is the Department of Natural Resources, unless the Department determines, following a comprehensive environmental impact review, that no substantial or irreversible detrimental harm will occur on Department lands as a result of any proposed activities relating to mineral extraction.

```
FISCAL NOTE (Dept. of Natural Resources)
```

SB 795 will not increase or decrease revenues or cause to ex-

pend any State funds.

Mar 18

STATE MANDATES FISCAL NOTE, AMENDED (DCCA)

Fails to create a State mandate.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Agriculture & Conservation
Feb 28 Amendment No.01 AGRICULTURE S Adopted

Recommnded do pass as amend

008-000-000

Placed Calndr, Second Reading Second Reading

Placed Calndr, Third Reading
Mar 20 Third Reading - Passed 043-005-000

Mar 21 Arrive House

Placed Calendr, First Reading

Apr 09	Hse Sponsor NOLAND	Defended De lee
Apr 11	First reading	Referred to Rules Assigned to Agriculture & Conservation
Apr 30	Amendment No.01	ASGRICULTURE H Adopted Do Pass Amend/Short Debate 014-000-000
	Placed Cal 2nd Rdg-Sht Dt	ot .
May 01	•	Fiscal Note Requested DEERING St Mandate Fis Nte ReqDEERING
	Cal Ord 2nd Rdg-Shr Dbt	•
May 09		Fiscal Note Filed
M 12	Cal Ord 2nd Rdg-Shr Dbt	-1.
May 13	Second Reading-Short Deb Held 2nd Rdg-Short Debat	
May 15	Tield Zild Rug-Short Debat	St Mandate Fis Note Filed
•	Pld Cal Ord 3rd Rdg-Sht D	bt
May 16	3rd Rdg-Sht Dbt-Pass/Vot	118-000-000
	Sec. Desk Concurrence 01	
May 20	Filed with Secretary	
	Motion referred to	Mtn concur - House Amend SRUL
	Motion referred to	Mtn concur - House Amend
	Rules refers to	SAGR
May 22	Ruics refers to	Mtn concur - House Amend
,		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01,	/057-001-000
	Passed both Houses	
Jun 20	Sent to the Governor	
Aug 17	Governor approved	Eff4:- 4-4 07 00 17
	PUBLIC ACT 90-0490	Effective date 97-08-17

#### SB-0796 DILLARD.

720 ILCS 5/11-9.2 new

Amends the Criminal Code of 1961. Creates the offense of custodial sexual misconduct. Prohibits an employee of a penal system from engaging in sexual misconduct or sexual penetration with a person who is in the custody of that penal system. Also prohibits probation and supervising officers from engaging in that conduct with parolees and releasees. Penalty is a Class 3 felony. Provides that a person convicted of custodial sexual misconduct immediately shall forfeit his or her employment with the penal system. Provides that the consent of the inmate, probationer, parolee, or releasee is not a defense to prosecution. Effective immediately.

NOTE(s) THAT MAY APPLY: Correctional Feb 07 1997 First reading

Feb 19	Assigned to Judiciary
Feb 27	To Subcommittee
Mar 12	Recommended do pass 006-000-002
	Placed Calndr, Second Reading
Mar 18	Second Reading
	Placed Calndr, Third Reading
Mar 19	Third Reading - Passed 054-000-000
	Arrive House
	Hse Sponsor DURKIN
	Placed Calendr, First Reading
Mar 20	First reading Referred to Rules
Mar 21	Assigned to Judiciary II - Criminal Law
May 01	Do Pass/Short Debate Cal 015-000-000
	Placed Cal 2nd Rdg-Sht Dbt
May 06	Second Reading-Short Debate
•	Pld Cal Ord 3rd Rdg-Sht Dbt
	Added As A Joint Sponsor BIGGERT
May 08	3rd Rdg-Sht Dbt-Pass/Vot111-003-003
,	Passed both Houses
Jun 06	Sent to the Governor
Jul 07	Governor approved
	PUBLIC ACT 90-0066 Effective date 97-07-07

Referred to Rules

**507** SB-0797

#### SB-0797 PHILIP.

620 ILCS 5/44a rep.

Amends the Illinois Aeronautics Act to repeal a Section concerning sending information to the county clerk for tax purposes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 620 ILCS 5/12 620 ILCS 5/57 620 ILCS 5/42-a rep. 620 ILCS 5/42-b rep. 620 ILCS 5/42-b rep. 620 ILCS 5/42-d rep. 620 ILCS 5/42-e rep. 620 ILCS 5/42-g rep. 620 ILCS 5/42-h rep. 620 ILCS 5/42-h rep. 620 ILCS 5/42-h rep. 620 ILCS 5/42-i rep. 620 ILCS 5/42-i rep. 620 ILCS 5/42-r rep. 620 ILCS 5/42-r rep. 620 ILCS 5/42-n rep.

Further amends the Illinois Aeronautics Act. Defines "airman" as an individual who operates or is licensed to operate an aircraft in flight (instead of as the person in command or in the navigation of aircraft while under way and any individual who is directly in charge of the inspection, maintenance, overhauling, or repair of aircraft engines, propellers, or appliances and any individual who serves in the capacity of aircraft dispatcher or air traffic controltower operator). Provides that a full and complete record of all proceedings before the Division of Aeronautics of the Department of Transportation on any formal hearing shall be preserved according to rule (instead of a full and complete record just being preserved) and provides that all testimony shall be recorded by the Division in a manner determined to be reliable and appropriate (instead of taken down by a stenographer appointed by the Division). Repeals Sections concerning the report required following an accident, security required unless evidence of insurance and suspension of certificate of registration or operating privileges, exceptions to the requirement of security, the duration of the suspension, the form and amount of security, the custody, disposition, and return of security, matters not to be evidence in civil suits, the prohibition on transfer or registration to defeat the purposes of the Act, surrender of license and registration, other violations and penalties, exceptions to the Act's application, self-insurers, administration of the Act and appeal to the courts, past application of the Act, and the Act not preventing a plaintiff from relying for relief on other processes provided by law.

#### HOUSE AMENDMENT NO. 2.

Adds reference to: 605 ILCS 5/4-203 from Ch. 121, par. 4-203 735 ILCS 5/7-102 from Ch. 110, par. 7-102 735 ILCS 5/7-103 from Ch. 110, par. 7-103 600 ILCS 60/Act rep.

Repeals the Meigs Field Airport Act, P.A. 89-683, and reverses the amendatory changes made by that Act to the State Mandates Act, the Illinois Highway Code, and the Code of Civil Procedure so that prior law is restored.

#### CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-ams 1 and 2.

Recommends that the bill be further amended as follows:

Adds reference to: New Act 20 ILCS 2705/49.34 new

Creates the O'Hare IAP Air Reserve Station Retrocession Act to authorize the State to accept federal retrocession of exclusive legislative jurisdiction over the Air

Reserve Station lands. Authorizes the State to accept retrocession over lands that may subsequently be identified by the Department of the Air Force as part of the O'Hare IAP Air Reserve Station. Provides that the Governor may accept the retrocession by filing a notice of acceptance with the Illinois Secretary of State. Provides that the United States shall retain a federal proprietary interest in the lands and that the State may not impose regulatory power directly upon the United States and may not tax the land under the federal proprietary interest. Amends the Civil Administrative Code of Illinois to create the Meigs Users Advisory Committee to review and make recommendations to the Governor, the General Assembly, and the Mayor of the City of Chicago concerning the operation of Meigs Field.

	of Cincago concerning the		u.
Feb 07 1997	First reading	Referred to Rules	
Feb 19		Assigned to Executive	
Feb 28		Recommended do pass 01	2-000-000
	Placed Calndr, Second Read	dng	
Маг 04	Second Reading	_	
	Placed Calndr, Third Readi	ng	
Мат 11	Third Reading - Passed 058		
Wai 11	Arrive House	5-000-000	
34 30	Placed Calendr, First Read		
Mar 13	First reading	Referred to Rules	
	Hse Sponsor CHURCHIL	L	
Mar 18		Assigned to Executive	
May 07		Do Pass/Short Debate Ca	1 015-000-000
	Placed Cal 2nd Rdg-Sht D		
May 13	Second Reading-Short Deb		
may 15	Held 2nd Rdg-Short Debat		
M 14			
May 14	Amendment No.01	CHURCHILL	
	Amendment referred		
	Amendment No.02	CHURCHILL	
	Amendment referred	to HRUL	
	Held 2nd Rdg-Short Debat		
May 15	Amendment No.01	CHURCHILL	
,	Rules refers to	HEXC	
	Amendment No.02	CHURCHILL	
	Rules refers to	HEXC	
	Amendment No.01	CHURCHILL	
		Be adopted	
	Amendment No.02	CHURCHILL	
		Be adopted	
	Amendment No.01	CHURCHILL	Adopted
	Amendment No.02	CHURCHILL	Adopted
	Pld Cal Ord 3rd Rdg-Sht I		F
May 16	3rd Rdg-Sht Dbt-Pass/Voi		
May 19	Sec. Desk Concurrence 01,		
	Sec. Desk Concurrence 01,		mand
May 29		Mtn non-concur - Hse Ar	nena
	S Noncners in H Amend. 0	11,02	
May 30	Arrive House		
	Placed Cal Order Non-con	cur 01,02	
May 31		MTN REFUSE RECED	E-HSE
•		AMEND	
	H Refuses to Recede Amer	nd 01.02	
	H Requests Conference Co		
	Hse Conference Comm Ap	entd 1ST/CHDDIE	
	11se Contelence Commi Ap	DADT LANC	
		DART, LANG,	
		CHURCHILL AND	
		RUTHERFORD	
	House report submitted		
	Conf Comm Rpt referred t	o 1ST/HRUL	
	-	Be approved consideration	n
	House report submitted	• •	
Jun 01	Sen Accede Reg Conf Con	m IST	
Juli Oi	Sen Conference Comm Ap		
	Ben comercine commit Ap		ſ
		WEAVER,S, KLEMM	
	F3 1 34 6	JONES, CULLERTO	IN
	Filed with Secretary		
		Conference Committee R	eport

Jun 01—Cont. Conf Comm Rpt referred to SRUL

3/5 vote required

House Conf. report Adopted 1ST/116-002-000

Rules refers to

Conference Committee Report SEXC

Conference Committee Report Be approved consideration

Senate report submitted

3/5 vote required Senate Conf. report Adopted 1ST/048-004-002

Both House Adoptd Conf rpt 1ST

Passed both Houses Sent to the Governor

Governor approved

PUBLIC ACT 90-0006 Effective date 97-06-03

#### SB-0798 FAWELL - LUECHTEFELD.

20 ILCS 2705/49.30 225 ILCS 440/4.08

Jun 03

from Ch. 127, par. 49.30 from Ch. 121, par. 504.08

Amends the Civil Administrative Code of Illinois and the Highway Advertising Control Act of 1971. Provides that the Department of Transportation may install signs beside rural State highways to alert motorists of tourist oriented businesses. Effective immediately.

FISCAL NOTE (Dpt. Transportation )

There will be minimal fiscal impact to DOT as the fee to be

charged is to cover program costs.

STATE MANDATES FISCAL NOTE (DCCA)

SB 798 fails to create a State mandate.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Transportation Mar 05

Postponed

Mar 12 Recommended do pass 010-000-000

Placed Calndr, Second Reading Mar 13

Added as Chief Co-sponsor LUECHTEFELD Mar 17 Second Reading

Placed Calndr, Third Reading Mar 18 Third Reading - Passed 056-000-000

Arrive House

Placed Calendr, First Reading

Mar 20 Hse Sponsor HARTKE

First reading Referred to Rules Mar 21

Assigned to Transportation & Motor Vehicles

Apr 09 Added As A Joint Sponsor BOST

Apr 30 Do Pass/Short Debate Cal 021-000-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested WAIT

St Mandate Fis Nte ReqWAIT

Cal Ord 2nd Rdg-Shr Dbt

Added As A Joint Sponsor JONES, JOHN Added As A Joint Sponsor HOLBROOK

May 02 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt

May 06 Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt

May 08 St Mandate Fis Nte Req-Wdrn

St Mandate Fis Note Filed

IN THE HOUSE.

3rd Rdg-Sht Dbt-Pass/Vot117-000-000

Passed both Houses

Jun 06 Sent to the Governor Jul 30 Governor approved

PUBLIC ACT 90-0272 Effective date 97-07-30

#### SB-0799 DONAHUE.

#### New Act

Provides that, upon payment of specified consideration to the State, the State is authorized to convey title to certain land, release easements over certain land, and restore access rights to certain land in various counties. Effective immediately.

#### SENATE AMENDMENT NO. 1.

Provides that, upon payment of specified consideration to the State, the State is authorized to convey title to certain land and restore access rights to certain land in various counties.

### SENATE AMENDMENT NO. 2.

Provides that the Director of Natural Resources, on behalf of the State of Illinois, is authorized to execute and deliver to certain parties, for and in consideration of certain sums paid to the Department, a quitclaim deed to certain real property in Illinois, to grant an easement over certain real property in Johnson County, Illinois, to exchange certain real property in Jackson and Monroe County, Illinois for other certain real property in those counties, and to release an easement over and through certain real property in Scott County, Illinois. Provides that the Director shall, within 60 days after the effective date of this Act, upon receipt of payment required, if any, file certified copies of the necessary portions of this Act in the recorder's office of the county in which the land is located. Effective immediately.

```
LAND CONVEYANCE APPRAISAL
```

Fair market value of certain land in Peoria County is \$5,625.

FISCAL NOTE (DOT) A total of \$232,330.00 will be deposited into the Road Fund for

DOT's land transactions included in SB 799.

```
NOTE(S) THAT MAY APPLY: Fiscal
```

Feb 07 1997	First reading	Referred to Rules
T 1 10		A : 1, 0, , 0

		Operations	
Mar 13	Amendment No.01	STATE GOVERN S	Adopted
	Amendment No.02	STATE GOVERN S	Adopted
		Recomminded do pass as	amend

008-000-000

```
Placed Calndr.Second Reading
Mar 14
              Second Reading
```

```
Placed Calndr, Third Reading
```

Mar 18 Arrive House

Placed Calendr, First Reading

Mar 19 Hse Sponsor NOLAND

First reading Referred to Rules

Mar 21 Assigned to Executive

Apr 24 Added As A Joint Sponsor LAWFER Apr 29

Added As A Joint Sponsor MYERS Apr 30 Added As A Joint Sponsor RUTHERFORD

Do Pass/Short Debate Cal 015-000-000

Placed Cal 2nd Rdg-Sht Dbt

May 01 Fiscal Note Requested DEERING

Land convey apraise request DEERING

Cal Ord 2nd Rdg-Shr Dbt

May 06 Land convey appraisal filed Cal Ord 2nd Rdg-Shr Dbt

May 08 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt

May 13 Second Reading-Short Debate Held 2nd Rdg-Short Debate

May 15 Pld Cal Ord 3rd Rdg-Sht Dbt

3rd Rdg-Sht Dbt-Pass/Vot117-001-000

Passed both Houses

Jun 13 Sent to the Governor Aug 08 Governor approved

PUBLIC ACT 90-0351 Effective date 97-08-08

#### SB-0800 FAWELL.

New Act	
5 ILCS 140/7	from Ch. 116, par. 207
70 ILCS 3605/9a	from Ch. 111 2/3, par. 309a
70 ILCS 3605/9b	from Ch. 111 2/3, par. 309b
70 ILCS 3605/27a	from Ch. 111 2/3, par. 327a
70 ILCS 3615/2.11	from Ch. 111 2/3, par. 702.11
625 ILCS 5/15-308.1 new	

### 70 ILCS 3615/4.01a rep.

Creates the Bi-State Transit Safety Act to develop and implement a safety program in compliance with a national state safety oversight program for rail fixed guideway systems operating in the States of Missouri and Illinois. Amends the Freedom of Information Act to include in the list of information exempt from inspection and copying security portions of system safety programs compiled by the Regional Transportation Authority or the State of Missouri. Amends the Metropolitan Transit Authority Act to require compliance with Section 2.11b of the Regional Transportation Authority Act. Amends the Regional Transportation Authority Act to require the Authority to develop and adopt a system safety program standard for the safety of rail fixed guideway systems in compliance with the national state safety oversight program. Amends the Illinois Vehicle Code. Prescribes permit requirements and fee of \$500 for moving oversize or overweight equipment to the site of rail derailments. Repeals Section in the Regional Transportation Authority Act concerning the oversight board. Effective immediately.

### SENATE AMENDMENT NO. 1.

Provides that fees for permits to move oversize or overweight equipment to the sites of train derailments (instead of train derailments in emergencies) shall include all equipment eligible to obtain single trip permits under normal situations.

### SENATE AMENDMENT NO. 2.

Defines "revenue service operation" as an operation outside of a rail yard. Changes a reference from the directors of an agency to the commissioners of an agency.

### SENATE AMENDMENT NO. 3.

Provides that the powers and obligations given to Missouri include mandatory notification of the Ill. Dept. of Transportation of the adoption of standards and plans, completion of investigations, reports, audits and recommendations given under the Act. Repeals the Act on July 1, 2001.

IOTE(S) THAT MA Feb 07 1997	First reading	Referred to Rules		
		Referred to Rules		
Feb 19	-	Assigned to Trans	portatio	n
Mar 05		Postponed		
Mar 12	Amendment No.01	TRANSPORTN	S	Adopted
	Amendment No.02	TRANSPORTN	S	Adopted
	<u>-</u>	Recommnded do p	ass as a	
	Placed Calndr, Second Rea			
Mar 17	Filed with Secretary	ung		
14141 17	Amendment No.03	FAWELL		
	Amendment referred			
Mar 18	Second Reading	IO SKOL		
141a1 10	Placed Calndr, Third Readi	20		
	Amendment No.03	FAWELL		
	Rules refers to	STRN		
Mon 10				
Mar 19	Amendment No.03			
	D11 4 C4 D 4'-	Be adopted		
	Recalled to Second Readin			4 44-4
	Amendment No.03	FAWELL		Adopted
3.5 00	Placed Calndr, Third Readi			
Mar 20	Third Reading - Passed 05	4-000-000		
Mar 21	Arrive House			
	Hse Sponsor WAIT			
	First reading	Referred to Rules		0.35
Apr 08		Assigned to Transp	portatio	n & Motor
		Vehicles		
Apr 09	Added As A Joint Sponsor		_	
Apr 30		Do Pass/Short De	bate Ca	1014-006-000
	Placed Cal 2nd Rdg-Sht D			
May 01	Second Reading-Short Deb			
	Pld Cal Ord 3rd Rdg-Sht I			
May 09	3rd Rdg-Sht Dbt-Pass/Vot	:093-022-000		
	Passed both Houses			
Jun 06	Sent to the Governor			

Jul 30 Governor approved PUBLIC ACT 90-0273 Effective date 97-07-30

#### SB-0801 MADIGAN.

215 ILCS 5/Art. VIII rep.

Amends the Illinois Insurance Code. Repeals Article VIII of the Code, which regulates the investments of domestic insurance companies.

```
SENATE AMENDMENT NO. 1.
```

```
Adds reference to:
215 ILCS 5/Art. VIII, Part 1, heading new
215 ILCS 5/126.1 new
215 ILCS 5/126.2 new
215 ILCS 5/126.3 new
215 ILCS 5/126.4 new
215 ILCS 5/126.5 new
215 ILCS 5/126.6 new
215 ILCS 5/126.7 new
215 ILCS 5/126.8 new
215 ILCS 5/Art. VIII, Part 2 heading new
215 ILCS 5/126.9 new
215 ILCS 5/126.10 new 215 ILCS 5/126.11 new
215 ILCS 5/126.12 new
215 ILCS 5/126.13 new
215 ILCS 5/126.14 new
215 ILCS 5/126.15 new
215 ILCS 5/126.16 new
215 ILCS 5/126.17 new
215 ILCS 5/126.18 new
215 ILCS 5/126.19 new
215 ILCS 5/126.20 new
215 ILCS 5 Art. VII, Part 3 heading new 215 ILCS 5/126.21 new
215 ILCS 5/126.22 new
215 ILCS 5/126.23 new
215 ILCS 5/126.24 new
215 ILCS 5/126.25 new
215 ILCS 5/126.26 new
215 ILCS 5/126.27 new
215 ILCS 5/126.28 new
215 ILCS 5/126.29 new
215 ILCS 5/126.30 new
215 ILCS 5/126.31 new
215 ILCS 5/126.32 new
215 ILCS 5/124 rep. through 125.24a rep.
```

Replaces the title and everything after the enacting clause. Sets forth permissible investment practices for domestic insurance companies. Replaces current Illinois Insurance Code provisions regarding investment practices. Effective immediately.

SENATE AMENDMENT NO. 2.

```
Adds reference to:
215 ILCS 5/3.1
                            from Ch. 73, par. 615.1
215 ILCS 5/26
                            from Ch. 73, par. 638
215 ILCS 5/53
                            from Ch. 73, par. 665
215 ILCS 5/74
                            from Ch. 73, par. 686
215 ILCS 5/111
215 ILCS 5/131.3
                             from Ch. 73, par. 723
                             from Ch. 73, par. 743.3
                             from Ch. 73, par. 748
from Ch. 73, par. 857.21
215 ILCS 5/136
215 ILCS 5/245.21
                            from Ch. 67 1/2, par. 57
310 ILCS 20/5
315 ILCS 5/19
                            from Ch. 67 1/2, par. 81
```

Amends certain Acts to conform cross-references to new Article provisions. Sets forth conditions under which an insurer may engage in replication transactions. Expands the definition of the term "hedging transaction". Makes technical changes.

HOUSE AMENDMENT NO. 1.

Establishes reserve requirements as the lesser of \$250,000,000, rather than \$500,000,000, or 100% of loss and expense reserves, premium reserves, and policy and contract reserves.

Feb 07 1997	First reading	Referred to Rules
Feb 19	A AN 01	Assigned to Insurance & Pensions
Маг 04	Amendment No.01	INS & PENS. S Adopted
		Recommnded do pass as amend 010-000-000
	Placed Calndr, Second Rea	
Mar 14	Filed with Secretary	<del></del>
	Amendment No.02	MADIGAN
	Amendment referred	to SRUL
Mar 17	Amendment No.02	MADIGAN
	Rules refers to	SINS
Mar 19	Amendment No.02	MADIGAN
		Be adopted
	Second Reading	Market St.
	Amendment No.02	MADIGAN Adopted
Mar 20	Placed Calndr, Third Read	
Маг 20 Маг 21	Third Reading - Passed 05 Arrive House	5-000-000
W121 21	Hse Sponsor BRADY	
	First reading	Referred to Rules
Apr 08	I list reading	Assigned to Insurance
Apr 30	Amendment No.01	INSURANCE H Adopted
11p1 00	i monoment i volo i	Do Pass Amend/Short Debate
		018-000-000
	Placed Cal 2nd Rdg-Sht D	bt
May 01	Second Reading-Short Del	pate
	Pld Cal Ord 3rd Rdg-Sht I	
May 06	3rd Rdg-Sht Dbt-Pass/Vot	112-000-000
May 07	Sec. Desk Concurrence 01	
May 19	Filed with Secretary	*** *** *** *** *** *** *** *** *** **
	M-4:	Mtn concur - House Amend
May 20	Motion referred to	SRUL Mtn concur - House Amend
May 20	Rules refers to	SINS
	Rules refers to	Mtn concur - House Amend
		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	
	Passed both Houses	
Jun 18	Sent to the Governor	
Aug 15	Governor approved	
_	PUBLIC ACT 90-0418	Effective date 97-08-15
802 MADI	GAN - DUDYCZ - LUFCI	HTEFELD – BOMKE – MAHAR, BU
7VNC	VI SIEDEN DATOCNO	DADEED FITZCEDALD CARRO

SB-0802 MADIGAN - DUDYCZ - LUECHTEFELD - BOMKE - MAHAR, BURZYNSKI, SIEBEN, RADOGNO, PARKER, FITZGERALD, CARROLL, LINK, SEVERNS, BERMAN, HAWKINSON AND BOWLES.

```
New Act
215 ILCS 5/155.31 new
215 ILCS 105/1.1
                                 from Ch. 73, par. 1301.1
215 ILCS 105/2
                                 from Ch. 73, par. 1302
215 ILCS 105/3
                                 from Ch. 73, par. 1303
215 ILCS 105/4
                                 from Ch. 73, par. 1304
215 ILCS 105/5
                                 from Ch. 73, par. 1305
215 ILCS 105/7
                                 from Ch. 73, par. 1307
215 ILCS 105/7.1 new
215 ILCS 105/8
                                 from Ch. 73, par. 1308
215 ILCS 105/10
                                 from Ch. 73, par. 1310
215 ILCS 105/12
                                 from Ch. 73, par. 1312
215 ILCS 105/14
                                 from Ch. 73, par. 1314
215 ILCS 105/15 new
215 ILCS 125/5-3.5 new
215 ILCS 130/4002.5 new
215 ILCS 165/15.25 new
```

Creates the Illinois Health Insurance Portability and Accountability Act. Sets forth State provisions for portability of coverage in accordance with federal law. Amends the Comprehensive Health Insurance Plan Act. Provides for the Plan to extend coverage to individuals in conformance with the portability requirements of

the federal Health Insurance Portability and Accountability Act of 1996. Authorizes the use of management programs for cost effective provision of health care services. Increases the lifetime benefit under the Plan to \$1,000,000. Authorizes the Board to assess insurers in this State to pay costs not covered by appropriation with respect to federally eligible individuals. 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 is subject to the Illinois Health Insurance Portability and Accountability Act. Effective July 1, 1997.

SENATE AMENDMENT NO. 1.

Adds reference to: 215 ILCS 95/Act rep.

Repeals Sections 1, 5, 10, 15, 20, and 55 of the Small Employers Rating Renewability and Portability Act on July 1, 1998. Repeals the remainder of that Act immediately. Makes technical changes.

NOTE(S) THAT MAY APPLY: Fiscal

ote(s) That Ma	y Apply: Fiscal
Feb 07 1997	First reading Referred to Rules
Feb 19	Assigned to Insurance & Pensions
Feb 27	Added as Chief Co-sponsor DUDYCZ
	Added as Chief Co-sponsor LUECHTEFELD
	Added as Chief Co-sponsor BOMKE
	Added as Chief Co-sponsor MAHAR
	Added As A Co-sponsor BURZYNSKI
	Added As A Co-sponsor SIEBEN
	Added As A Co-sponsor RADOGNO
	Added As A Co-sponsor PARKER
	Added As A Co-sponsor FITZGERALD
	Added As A Co-sponsor CARROLL
Mar 04	Amendment No.01 INS & PENS. S Adopted
	Recommnded do pass as amend
	010-000-000
M 05	Placed Calndr, Second Reading
Mar 05	Added As A Co-sponsor LINK
	Added As A Co-sponsor SEVERNS
Мат 06	Added As A Co-sponsor BERMAN
<b>M</b> ar 11	Added As A Co-sponsor HAWKINSON
Mar 12	Second Reading
	Placed Calndr, Third Reading
Mar 13	Added As A Co-sponsor BOWLES
	Third Reading - Passed 057-000-000
Mar 14	Arrive House
	Placed Calendr, First Reading
Mar 18	Hse Sponsor CHURCHILL
1741 10	First reading Referred to Rules
Mar 21	Assigned to Health Care Availability &
141d1 21	Assigned to Health Care Availability &
Mar 25	Alt Primary Sponsor Changed KRAUSE
	Added As A Joint Cooper MOCEL
Apr 04	Added As A Joint Sponsor KOSEL
	Added As A Joint Sponsor MCAULIFFE
	Added As A Joint Sponsor BOST
Apr 08	Re-assigned to Insurance
Apr 09	Joint-Alt Sponsor Changed MAUTINO
	Added As A Joint Sponsor CURRIE
	Added As A Joint Sponsor LEITCH
Apr 16	Do Pass/Short Debate Cal 018-000-000
	Placed Cal 2nd Rdg-Sht Dbt
Apr 29	Second Reading-Short Debate
•	Pld Cal Ord 3rd Rdg-Sht Dbt
May 08	3rd Rdg-Sht Dbt-Pass/Vot116-000-000
, 55	Added As A Joint Sponsor KOSEL
	Passed both Houses
Jun 06	Sent to the Governor
Jun 26	
Jun 20	Governor approved PUBLIC ACT 90-0030 Effective date 97-07-01
	I OPPLIE VET MONOR THEORIGE MAIS AL-AL-AL

**515** SB-0803

```
SB-0803 MADIGAN.
40 ILCS 5/7-145.1 new
40 ILCS 5/7-145.2 new
30 ILCS 805/8.21 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 IMPACT NOTE

Cost of SB803 cannot be determined, but could be significant.

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

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Insurance & Pensions
Feb 26 To Subcommittee
Mar 05 Pension Note Filed
Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0804 WEAVER,S.

35 ILCS 615/3	from Ch. 120, par. 467.18
35 ILCS 620/3	from Ch. 120, par. 470
35 ILCS 625/4	from Ch. 120, par. 1414
35 ILCS 630/6	from Ch. 120, par. 2006

Amends the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, and the Telecommunications Excise Tax Act. Provides that a taxpayer may make the payments required under those Acts by electronic funds transfer. Provides that the Department of Revenue shall adopt rules necessary to effectuate a program of electronic funds transfer. Effective immediately.

### HOUSE AMENDMENT NO. 1.

```
Adds reference to:
```

35 ILCS 615/1 from Ch. 120, par. 467.16

Further amends the Gas Revenue Tax Act. Provides that the exemption from "gross receipts" for any charge for gas or gas services to a customer who acquired contractual rights for the direct purchase of gas or gas services originating from an out-of-State supplier or source includes any charge for gas or gas service, except for those charges solely related to the local distribution of gas by a public utility, to a customer who maintained an account with a public utility for the transportation of customer-owned gas on or before March 1, 1995. Provides that these amendatory provisions are declarative of existing law.

### HOUSE AMENDMENT NO. 2.

Adds reference to: 220 ILCS 5/9-222.4 new

Amends the Public Utilities Act. Provides that a business enterprise that (i) makes investments that cause the creation of a minimum of 150 full-time equivalent jobs in a county with a population of 125,000 or less, (ii) is located adjacent to or has a portion of its property located in an enterprise zone, and (iii) is certified by the Department of Commerce and Community Affairs shall be exempt, to the extent of a percentage specified by DCCA, from the additional charges added to the business enterprise's utility bills as a pass-on of State utility taxes. The exemption is available until December 31, 2003.

```
NOTE(S) THAT MAY APPLY: Fiscal
    Feb 07 1997
                  First reading
                                            Referred to Rules
    Feb 19
                                            Assigned to Revenue
    Mar 06
                                            Recommended do pass 010-000-000
                  Placed Calndr, Second Reading
                  Second Reading
    Mar 11
                  Placed Calndr, Third Reading
    Mar 13
                  Third Reading - Passed 057-000-000
    Mar 14
                  Arrive House
                  Placed Calendr, First Reading
                  Hse Sponsor MOORE, ANDREA
    Mar 17
    Mar 18
                                            Referred to Rules
                  First reading
```

```
Mar 21
                                                    Assigned to Revenue
       May 08
                             Amendment No.01
                                                    REVENUE
                                                                     Н
                                                                                Adopted
                             Amendment No.02
                                                    REVENUE
                                                                     Н
                                                                                Adopted
                                                    Do Pass Amend/Short Debate
                                                       011-000-000
                       Placed Cal 2nd Rdg-Sht Dbt
       May 09
                       Added As A Joint Sponsor LEITCH
                       Added As A Joint Sponsor BLACK
                       Second Reading-Short Debate
                       Pld Cal Ord 3rd Rdg-Sht Dbt
       May 12
                       3rd Rdg-Sht Dbt-Pass/Vot113-004-000
       May 13
                       Sec. Desk Concurrence 01,02
       May 14
                       Filed with Secretary
                                                    Mtn concur - House Amend
                             Motion referred to
                                                      SRUL
                                                    Mtn concur - House Amend
                             Rules refers to
                                                      SREV
       May 15
                                                    Mtn concur - House Amend
                                                    Be approved consideration
       May 20
                                                    Mtn concur - House Amend
                       S Concurs in H Amend. 01,02/057-000-000
                       Passed both Houses
       Jun 12
                       Sent to the Governor
       Jun 16
                       Governor vetoed
                       Placed Calendar Total Veto
       Oct 16
       Oct 30
                       Total veto stands.
SB-0805
              O'MALLEY.
   30 ILCS 105/6z-26
  205 ILCS 405/1
                                       from Ch. 17, par. 4802
  205 ILCS 405/2
                                       from Ch. 17, par. 4803
                                       from Ch. 17, par. 4804
  205 ILCS 405/3
  205 ILCS 405/4
205 ILCS 405/7
205 ILCS 405/10
                                       from Ch. 17, par. 4808
                                       from Ch. 17, par. 4814
from Ch. 17, par. 4817
from Ch. 17, par. 4822
  205 ILCS 405/13.1
  205 ILCS 405/15.1b
                                       from Ch. 17, par. 4827
  205 ILCS 405/15.1c
                                       from Ch. 17, par. 4828
                                       from Ch. 17, par. 4832
  205 ILCS 405/16
  205 ILCS 405/24
                                       from Ch. 17, par. 4847
  205 ILCS 665/1
                                       from Ch. 17, par. 5301
  205 ILCS 665/2
                                       from Ch. 17, par. 5302
                                       from Ch. 17, par. 5303
  205 ILCS 665/3
  205 ILCS 665/4
205 ILCS 665/5
205 ILCS 665/6
205 ILCS 665/7
                                       from Ch. 17, par. 5304
                                       from Ch. 17, par. 5305
                                       from Ch. 17, par. 5306
from Ch. 17, par. 5307
  205 ILCS 665/8.5 new
  205 ILCS 665/9
                                       from Ch. 17, par. 5309
                                       from Ch. 17, par. 5310
  205 ILCS 665/10
  205 ILCS 665/11
                                       from Ch. 17, par. 5311
  205 ILCS 665/11.5 new
  205 ILCS 665/12
                                       from Ch. 17, par. 5312
  205 ILCS 665/13
                                       from Ch. 17, par. 5313
  205 ILCS 665/13.5 new
  205 ILCS 665/14
                                       from Ch. 17, par. 5314
  205 ILCS 665/15.1
205 ILCS 665/15.3
                                       from Ch. 17, par. 5316
                                       from Ch. 17, par. 5318
  205 ILCS 665/16
205 ILCS 665/17
                                       from Ch. 17, par. 5319
from Ch. 17, par. 5320
  205 ILCS 665/18
                                       from Ch. 17, par. 5321
  205 ILCS 665/20
                                       from Ch. 17, par. 5323
  205 ILCS 665/22
                                       from Ch. 17, par. 5325
  215 ILCS 158/5
  805 ILCS 105/103.05
                                       from Ch. 32, par. 103.05
  805 ILCS 140/Act rep.
```

Amends the Currency Exchange Act. Provides that the Act applies to limited liability companies and authorizes limited liability companies to conduct business as a

currency exchange. Amends the Financial Planning and Management Service Act. Changes the title of the Act. Changes the short title to the Debt Management Service Act. Provides that the Act applies to the business of planning and managing the financial affairs of a debtor, including receiving money from the debtor to pay debts. Establishes procedures for revocation and suspension of licenses. Provides for annual examinations of licensees. Limits fees that may be charged. Requires client funds to be maintained in trust funds. Effective January 1, 1998.

### SENATE AMENDMENT NO. 2.

Removes provision exempting licensees under the Consumer Installment Loan Act from the scope of the Debt Management Service Act. Makes technical changes. HOUSE AMENDMENT NO. 1.

Limits the amount of fees that a licensee may charge a debtor. Requires quarterly, rather than monthly, accounting to the debtor. Provides that a majority of the members of the Advisory Board must be active in a debt management or consumer credit counseling service.

### HOUSE AMENDMENT NO. 2.

Provides that the average monthly counseling fee may not exceed \$30, rather than \$20, per debtor for all debtors counseled.

FISCAL NOTE, S-AM 2 & H-AM's 1 & 2 (Dept. of Financial Inst.) SB 805, amended by S-am 2 and H-am's 1 & 2 would have no fiscal impact on this Dept.

### GOVERNOR'S AMENDATORY VETO MESSAGE

Passed both Houses

In a Section of the General Not For Profit Corporation Act that lists purposes for which not-for-profit corporations may be formed, recommends including among those purposes the provision of debt management services as authorized by the Debt Management Service Act.

lote(s) That Ma	Y APPLY: Correctional; Fisca	al
Feb 07 1997	First reading	Referred to Rules
Feb 19		Assigned to Financial Institutions
Feb 28	Amendment No.01	FINANC. INST. S Tabled
	Amendment No.02	FINANC. INST. S Adopted
		Recommnded do pass as amend
		007-000-000
	Placed Calndr, Second Rea	dng
Mar 04	Second Reading	
	Placed Calndr, Third Read	ing
Mar 06	Third Reading - Passed 05	
Mar 07	Arrive House	
	Placed Calendr, First Read	ng
Mar 27	Hse Sponsor BIGGINS	
Apr 08	First reading	Referred to Rules
Apr 09	_	Assigned to Financial Institutions
Apr 30	Amendment No.01	FIN INSTIT H Adopted
•		Remains in CommiFinancial Institutions
May 07	Amendment No.02	FIN INSTIT H Adopted
•		Do Pass Amend/Short Debate
		024-000-000
	Placed Cal 2nd Rdg-Sht D	)bt
May 08		Fiscal Note Filed
		AND HA 1 & 2
	Cal Ord 2nd Rdg-Shr Dbt	
May 09	Second Reading-Short Del	
	Pld Cal Ord 3rd Rdg-Sht l	Dbt
<b>M</b> ay 12	3rd Rdg-Sht Dbt-Pass/Vo	t096-020-001
May 13	Sec. Desk Concurrence 01.	,02
,	Filed with Secretary	
		Mtn concur - House Amend
	Motion referred to	SRUL
May 14		Mtn concur - House Amend
	Rules refers to	SFIC
May 16		Mtn concur - House Amend
		Be approved consideration
May 20		Mtn concur - House Amend
	S Concurs in H Amend. 01	1,02/054-000-001

```
Jun 18
              Sent to the Governor
Aug 15
              Governor amendatory veto
Oct 16
              Placed Cal. Amendatory Veto
Oct 28
              Mtn fild accept amend veto O'MALLEY
Oct 29
              Accept Amnd Veto-Sen Pass 055-000-002
Oct 30
              Arrive House
              Placed Cal. Amendatory Veto
Oct 31
              Mtn fild accept amend veto #1/BIGGINS
                   Motion referred to
                                          HRUL
              Placed Cal. Amendatory Veto
Nov 12
                                        App For Consider - Complnce
                                        3/5 vote required
              Accept Amnd Veto-House Pass 088-024-002
              Bth House Accept Amend Veto
              Added As A Joint Sponsor BUGIELSKI
              Added As A Joint Sponsor SAVIANO
Nov 26
              Return to Gov-Certification
Dec 01
              Governor certifies changes
                PUBLIC ACT 90-0545 Effective date 98-01-01
```

## SB-0806 LAUZEN - PHILIP - KARPIEL - RAUSCHENBERGER - GEO-KARIS, MYERS,J AND PARKER.

```
750 ILCS 22/101
750 ILCS 22/102
750 ILCS 22/Article 2, Part A caption
750 ILCS 22/Article 2, Part B caption
750 ILCS 22/203
750 ILCS 22/205
750 ILCS 22/206
750 ILCS 22/Article 2, Part C caption
750 ILCS 22/207
750 ILCS 22/208
750 ILCS 22/301
750 ILCS 22/303
750 ILCS 22/304
750 ILCS 22/305
750 ILCS 22/306
750 ILCS 22/307
750 ILCS 22/316
750 ILCS 22/401
750 ILCS 22/Article 5 caption
750 ILCS 22/501
750 ILCS 22/502
750 ILCS 22/503 new
750 ILCS 22/504 new
750 ILCS 22/505 new
750 ILCS 22/506 new
750 ILCS 22/507 new
750 ILCS 22/Article 6, Part A caption
750 ILCS 22/Article 6, Part B caption
750 ILCS 22/605
750 ILCS 22/606
750 ILCS 22/609
750 ILCS 22/Article 6, Part C caption
750 ILCS 22/610
750 ILCS 22/611
750 ILCS 22/612
750 ILCS 22/613 new
750 ILCS 22/614 new
750 ILCS 22/905
```

Amends the Uniform Interstate Family Support Act. Makes numerous changes in relation to: reconciliation of multiple child support orders; enforcement of orders of another state; responsibilities of employers regarding orders of other states; jurisdiction to modify orders of other states; organization of the Act; and other matters. Repeals the Revised Uniform Reciprocal Enforcement of Support Act and adds transitional provisions. Effective immediately.

### SENATE AMENDMENT NO. 1.

Adds reference to: 820 ILCS 405/1801.1 new

Amends the Unemployment Insurance Act. Provides that the Director of Employment Security shall establish the "Illinois Directory of New Hires' to which employers shall submit, for each new employee hired, the employee's name, address, and social security number, and the employer's name, address, Federal Employer Identification Number, and any other information required by the Director of Employment Security. Failure of employers to compoly will subject them to \$15 penalty per person not reported. Any person who conspires with a newly hired employee to cause the employer to fail to report him or her or who conspires to cause false information to be reported is guilty of a Class B misdemeanor and subject to fine of up to \$500. \$500.

#### JUDICIAL NOTE

There may be an impact on judicial workloads; it is not possible to determine impact on the number of judges needed.

FISCAL NOTE (Dept. of Public Aid)

There are no additional administrative expenditures associated with this bill.

### HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
750 ILCS 22/101
750 ILCS 22/102
750 ILCS 22/Article 2, Part A caption
750 ILCS 22/Article 2, Part B caption
750 ILCS 22/203
750 ILCS 22/205
750 ILCS 22/206
750 ILCS 22/Article 2, Part C caption
750 ILCS 22/207
750 ILCS 22/208
750 ILCS 22/301
750 ILCS 22/303
750 ILCS 22/304
750 ILCS 22/305
750 ILCS 22/306
750 ILCS 22/307
750 ILCS 22/316
750 ILCS 22/401
750 ILCS 22/Article 5 caption 750 ILCS 22/501
750 ILCS 22/502
750 ILCS 22/503 new
750 ILCS 22/504 new
750 ILCS 22/505 new
750 ILCS 22/506 new
750 ILCS 22/507 new
750 ILCS 22/Article 6, Part A caption
750 ILCS 22/Article 6, Part B caption
750 ILCS 22/605
750 ILCS 22/606
750 ILCS 22/609
750 ILCS 22/Article 6, Part C caption
750 ILCS 22/610
750 ILCS 22/611
750 ILCS 22/612
750 ILCS 22/613 new
750 ILCS 22/614 new
750 ILCS 22/905
Adds reference to:
                       from Ch. 48, par. 540
820 ILCS 405/1300
820 ILCS 405/1900
                       from Ch. 48, par. 640
```

Deletes everything. Amends the Unemployment Insurance Act. Provides for the deduction and withholding of an uncollected overissuance of food stamps from unemployment insurance benefits under specified circumstances. Provides that the Di-

rector of Employment Security shall establish the "Illinois Directory of New Hires" to which employers shall submit, for each new employee hired, the employee's name, address, and social security number, and the employer's name, address, Federal Employer Identification Number, and any other information required by the Director of Employment Security. Failure of employers to comply will subject them to a \$15 penalty per person not reported. Any person who conspires with a newly hired employee to cause the employer to fail to report him or her or who conspires to cause false information to be reported is guilty of a Class B misdemeanor and subject to fine of up to \$500. Makes various changes concerning disclosure of information by the Department in relation to paternity, child support, and other matters. Effective immediately.

FISCAL NOTE, AMENDED (Dept. of Employment Security) The one-time computer systems costs of implementing these intercept orders for the state Food Stamp issuing agency is estimated from \$80,000 to \$100,000. The one-time computer system development costs for a State Directory of New Hires would be \$235,000. It is projected that the Ill. State Directory of New Hires will process in excess of 2.25 million "new hire" reports annually. On-going cost estimates for the State Directory range upwards to \$1.1 million annually. A significant portion of these cost are eligible for federal reimbursement and would not be unfunded additional costs.

CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in House only)

Recommends that the Senate concur in House Amendment No. 1.

Recommends that the bill be further amended as follows:

Provides that an employer may, at its option, submit information regarding any rehired employee in the same manner as information is submitted regarding a newly hired employee.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Mar 05 Postponed Mar 12 Amendment No.01 JUDICIARY Adopted Recommnded do pass as amend 010-000-000 Placed Calndr Second Reading Second Reading Placed Calndr, Third Reading Mar 13 Added as Chief Co-sponsor PHILIP Added as Chief Co-sponsor KARPIEL Mar 17 Added as Chief Co-sponsor RAUSCHENBERGER Added as Chief Co-sponsor GEO-KARIS Added As A Co-sponsor MYERS, J Added As A Co-sponsor PARKER Third Reading - Passed 055-000-000 Mar 18 Arrive House Placed Calendr, First Reading Mar 19 Hse Sponsor SANTIAGO First reading Referred to Rules Mar 21 Assigned to Judiciary I - Civil Law May 02 Judicial Note Filed Committee Judiciary I - Civil Law May 05 Fiscal Note Filed Committee Judiciary I - Civil Law Added As A Joint Sponsor ERWIN May 06 May 07 Fiscal Note Requested AS AMENDED/CROSS St Mandate Fis Nte ReqAS AMENDED/CROSS Judicial Note Request AS AMENDED/CROSS Amendment No.01 JUD-CIVIL LAW H Adopted Do Pass Amend/Short Debate 011-000-000 Placed Cal 2nd Rdg-Sht Dbt May 08 **SANTIAGO** Amendment No.02 Amendment referred to HRUL

Amendment No.03

Cal Ord 2nd Rdg-Shr Dbt

Amendment referred to HRUL

**SANTIAGO** 

<b>M</b> ay 09	Fiscal Note Request W/drawn St Mandate Fis Nte Req-Wdrn Judicial Note Request WITHDRAWN/CROSS
	Amendment No.02 SANTIAGO
	Rules refers to HJUA
	Amendment No.03 SANTIAGO
	Rules refers to HJUA
	Cal Ord 2nd Rdg-Shr Dbt
May 12	Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
May 13	Fiscal Note Filed
	Tabled Pursuant to Rule40(A) HFA 2 & 3
	3rd Rdg-Sht Dbt-Pass/Vot117-000-000
Man 14	Added As A Joint Sponsor O'BRIEN
May 14	Sec. Desk Concurrence 01
May 15	Filed with Secretary  Mtn non-concur - Hse Amend
May 16	S Noncners in H Amend. 01
May 10	Arrive House
	Placed Cal Order Non-concur 01
May 19	MTN REFUSE RECEDE-HSE
1.1u, 15	AMEND
	Placed Cal Order Non-concur 01
May 20	H Refuses to Recede Amend 01
•	H Requests Conference Comm 1ST
	Hse Conference Comm Apptd 1ST/SANTIAGO,
	DART, HANNIG,
	CHURCHILL & KRAUSE
May 23	Sen Accede Req Conf Comm 1ST
	Sen Conference Comm Apptd 1ST/LAUZEN,
	HAWKINSON, DILLARD
	CULLERTON, OBAMA
May 31	House report submitted
	Conf Comm Rpt referred to 1ST/HRUL
	Be approved consideration
	House Conf. report Adopted 1ST/118-000-000

### SB-0807 LAUZEN.

305 ILCS 5/10-17.10 new

Amends the Illinois Public Aid Code. Provides that the Department of Public Aid may adopt rules for the certification to other states' child support enforcement agencies of past due support owed by responsible relatives under a support order. Provides that the rules shall give affected responsible relatives notice and an opportunity to be heard, and that final decisions of the Department may be reviewed only under the Administrative Review Law. Effective immediately.

Note(s) That May Apply: Fiscal

OIE(3) I HAI MIA	A I AFFE I. I ISCAI	
Feb 07 1997	First reading	Referred to Rules
Feb 19	_	Assigned to Judiciary
Маг 05		Recommended do pass 009-000-000
	Placed Calndr, Secon	id Reading
Mar 13	Second Reading	
	Placed Calndr, Third	Reading
Mar 17	Third Reading - Pass	sed 056-000-000
Mar 18	Arrive House	
	Placed Calendr, First	Reading
Mar 20	Hse Sponsor CHUR	CHILL
Mar 21	First reading	Referred to Rules
Apr 08	_	Assigned to Judiciary I - Civil Law
Apr 22	Added As A Joint St	ponsor WOOD
Apr 30	Alt Primary Sponsor	Changed BIGGERT
•	• •	Do Pass/Short Debate Cal 011-000-000
	Placed Cal 2nd Rdg-	-Sht Dbt
May 01	Second Reading-Sho	ort Debate
•	Pld Cal Ord 3rd Rdg	
	Added As A Joint Si	ponsor MULLIGAN
May 06	Added As A Joint Si	

```
3rd Rdg-Sht Dbt-Pass/Vot117-000-000
       May 08
                       Passed both Houses
       Jun 06
                       Sent to the Governor
       Jul 25
                       Governor vetoed
                       Placed Calendar Total Veto
       Oct 16
       Oct 30
                       Total veto stands.
SB-0808
              WEAVER.S.
  230 ILCS 10/5
230 ILCS 10/5.2 new
230 ILCS 10/6
230 ILCS 10/7
                                       from Ch. 120, par. 2405
                                       from Ch. 120, par. 2406
                                       from Ch. 120, par. 2407
  230 ILCS 10/7.1 new
  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 10/11.2 new
  230 ILCS 10/13
                                       from Ch. 120, par. 2413
  230 ILCS 10/18
                                       from Ch. 120, par. 2418
```

Amends the Riverboat Gambling Act. Provides that the Illinois Gaming Board shall have the power to determine which entitites and persons shall be subject to Board approval for involvement in the ownership or operation of riverboat gambling in Illinois and to approve the participation of those entitites and persons. Gives the Board the power to require the removal of an officer, director, or shareholder of a license or to require the termination of a business relationship for a violation of the Act or of a Board rule or for engaging in a fraudulent practice. Gives the Board the power to petition the circuit court of Sangamon County for appointment of a receiver for a riverboat gambling operation if certain conditions exist. Creates a code of conduct for members and employees of the Board. Removes certain restrictions concerning where licensees shall be required to conduct riverboat gambling, but requires that at least 6 owners licenses shall specify that riverboats dock and operate outside of the counties of Cook, DuPage, Kane, Lake, McHenry, and Will. Provides that upon the expiration of an owners license the Board may renew that license for up to 4 years. Provides that the Board shall establish requirements for the times and conditions under which riverboat gambling may be conducted. Provides that it is a petty offense for a person under the age of 21 years to enter upon a riverboat, except as authorized by the Act. Effective immediately.

```
NOTE(s) THAT MAY APPLY: Fiscal
Feb 07 1997 First reading
Feb 19
Feb 28
To Subcommittee
Committee Executive
Mar 15
Refer to Rules/Rul 3-9(a)

SB-0809 PETKA.
```

**B-0809 PETKA.**720 ILCS 5/31A-1.1 from Ch. 38, par. 31A-1.1

720 ILCS 5/31A-1.2 from Ch. 38, par. 31A-1.2

730 ILCS 5/3-8-8 from Ch. 38, par. 1003-8-8

Amends the Criminal Code of 1961. Expands the offenses of bringing or possessing contraband in a penal institution to include bringing onto or possessing contraband on penal grounds. Provides that certain persons are absolutely liable for the offenses. Provides that bringing or possessing a chemical agent on penal grounds is a Class 1 felony. Provides that delivery of chemical agents on penal grounds by an employee of a penal institution is a Class X felony. Amends the Unified Code of Corrections. Deletes provision that requires grievance procedures by prisoners to allow them to communicate grievances directly to the Director of Corrections or some person designated by the Director. Effective immediately.

Note(s) That May	APPLY: Correctional	
Feb 07 1997	First reading	Referred to Rules
Feb 19	_	Assigned to Judiciary
Feb 27		Postponed
Mar 05		Postponed
Mar 12		Postponed
		Committee Judiciary

Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-0810 DILLARD.

750 ILCS 5/203

from Ch. 40, par. 203

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a stylistic change in provisions concerning marriage licenses.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 12 Held in committee
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0811 DILLARD.

105 ILCS 5/2-3.12 from Ch. 122, par. 2-3.12 105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g 105 ILCS 5/3-14.21 from Ch. 122, par. 3-14.21 105 ILCS 5/22-23 from Ch. 122, par. 22-23 30 ILCS 805/8.21 new

Amends the School Code. Directs the State Board of Education to adopt a new school building code, to be applicable to all school districts throughout the State. Provides for inspection and enforcement by the county and municipal agencies responsible for local building code enforcement; waives the local permit fees. Prohibits the requesting or granting of a waiver of any provision of the school building code without the written approval of the local building code authority. Requires automatic fire sprinkler systems in all new school construction. Prohibits school districts from requesting waivers of any laws or rules pertaining to the installation of automatic fire sprinkler systems. Amends the State Mandates Act to require implementation without reimbursement.

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

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education

Mar 12 Postponed

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

### Mar 15 SB-0812 DUDYCZ.

625 ILCS 5/15-109.1

from Ch. 95 1/2, par. 15-109.1

Amends the Illinois Vehicle Code. Requires second division vehicles 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.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Transportation

Mar 05 Postponed Mar 12 Postponed

Committee Transportation
Mar 15 Refer to Rules/Rul 3-9(a)

### SB-0813 BURZYNSKI.

625 ILCS 5/15-112

from Ch. 95 1/2, par. 15-112

Amends the Illinois Vehicle Code to provide that no officer shall detain a truck driver for more than 15 minutes for the purpose of waiting for a portable scale to arrive at the location, be set up, and be operational.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Transportation

Mar 05 Postponed Mar 12 Postponed

Committee Transportation
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0814 MAHAR.

415 ILCS 5/40

from Ch. 111 1/2, par. 1040

Amends the Environmental Protection Act to allow a third party to challenge, by petition for hearing of the Pollution Control Board, a decision of the Environmental Protection Agency to issue an NPDES permit. Effective immediately.

### SENATE AMENDMENT NO. 1.

Further amends the Environmental Protection Act to to set forth specific standing requirements for third parties petitioning an NPDES permit decision.

FISCAL NOTE (III. Pollution Control Board)

Costs increase would be miniscule with very few third party appeals and substantial with a large influx of such appeals.

STATE MANDATES FISCAL NOTE (DCCA)

SB814 fails to create a State mandate.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Environment & Energy

Postponed Feb 28 Mar 06 Postponed

Mar 13 Amendment No.01 ENVIR. & ENE. S Adopted Recommnded do pass as amend

010-000-000

Placed Calndr, Second Reading

Mar 14 Second Reading

Placed Calndr, Third Reading Third Reading - Passed 057-000-000 Мат 18

Arrive House

Placed Calendr, First Reading

Mar 20 Hse Sponsor SCULLY

> First reading Referred to Rules

Mar 21 Assigned to Environment & Energy Apr 15 Fiscal Note Filed Committee Environment & Energy

Apr 29 St Mandate Fis Note Filed

Committee Environment & Energy

May 01 Do Pass/Short Debate Cal 021-000-000

Placed Cal 2nd Rdg-Sht Dbt May 07 Second Reading-Short Debate Pid Cal Ord 3rd Rdg-Sht Dbt

May 08 Added As A Joint Sponsor SLONE

3rd Rdg-Sht Dbt-Pass/Vot115-001-000 Passed both Houses

Jun 06 Sent to the Governor Jul 30 Governor approved

PUBLIC ACT 90-0274 Effective date 97-07-30

#### SB-0815 MAHAR.

ALCEL OF COURT IN A L

415 ILCS 5/ Little IV-A heading	
415 ILCS 5/19.1	from Ch. 111 1/2, par. 1019.1
415 ILCS 5/19.2	from Ch. 111 1/2, par. 1019.2
415 ILCS 5/19.3	from Ch. 111 1/2, par. 1019.3
415 ILCS 5/19.4	from Ch. 111 1/2, par. 1019.4
415 ILCS 5/19.5	from Ch. 111 1/2, par. 1019.5
415 ILCS 5/19.6	from Ch. 111 1/2, par. 1019.6
415 ILCS 5/19.8	from Ch. 111 1/2, par. 1019.8

Amends the Environmental Protection Act. Creates the Public Water Supply Loan Program to be administered by the Environmental Protection Agency to provide financial assistance to local government units in their development of public water supplies. Provides that this Program, the Water Pollution Control Loan Program, and the Loan Support Program comprise the Water Revolving Fund (formerly, Water Pollution Control Revolving Fund). Expands the uses of the Loan Support Program to include, among others, financing costs incurred by the Agency to provide technical and administrative assistance relating to public water systems. Vests the Agency with the authority to set by rule special loan terms for disadvantaged communities and maximum limits on annual distributions of funds to loan applicants. Effective immediately.

### SENATE AMENDMENT NO. 1.

Allows the Environmental Protection Agency to adopt emergency rules to administer the Public Water Supply Loan Program. Requires the Agency to report to the General Assembly regarding loans for not-for-profit and invester-owned community water supplies. Sets forth specific requirements for the preparation of the Agency study on drinking water loans.

### SENATE AMENDMENT NO. 2.

Deletes provision authorizing the Environmental Protection Agency to adopt emergency rules to administer the Public Water Supply Loan Program.

01	e(s) That May	APPLY: Fiscal		
	Feb 07 1997	First reading	Referred to Rules	
	Feb 19	•	Assigned to Environment	& Energy
	Feb 28		Postponed	<b>()</b>
	Mar 06		Postponed	
	Mar 13	Amendment No.01	ENVIR. & ENE. S	Adopted
	Mai 13	Amendment 140.01	Recommnded do pass as a	
			010-000-000	iliciid
		Disease Colonda Cassand Dura		
	M 10	Placed Calndr, Second Read	nig	
	Mar 18	Filed with Secretary	76.77.17	
		Amendment No.02	MAHAR	
		Amendment referred t		
		Amendment No.02	MAHAR	
		Rules refers to	SENV	
	Mar 19	Second Reading		
		Placed Calndr, Third Reading	ng	
	Mar 20	Amendment No.02	MAHAR	
			Be adopted	
		Recalled to Second Reading		
		Amendment No.02	MAHAR	Adopted
		Placed Calndr, Third Reading		ria op io o
		Third Reading - Passed 055		
	Mar 21	Arrive House		
	IVIAI ZI	Placed Calendr, First Readr	18	
	Mar 26	Hse Sponsor KOSEL	rg	
			D-fd +- D-d	
	Apr 08	First reading	Referred to Rules	O. T
	Apr 09	A 11 1 A A T 1 4 G	Assigned to Environment	ox Energy
	Apr 15	Added As A Joint Sponsor	NUVAK	
	May 01		Do Pass/Short Debate Ca	1 021-000-000
		Placed Cal 2nd Rdg-Sht Dt		
	May 06	Second Reading-Short Deb		
		Pld Cal Ord 3rd Rdg-Sht D		
	May 08	3rd Rdg-Sht Dbt-Pass/Vot	115-000-001	
		Added As A Joint Sponsor	TENHOUSE	
		Added As A Joint Sponsor	POE	
		Added As A Joint Sponsor		
		Passed both Houses		
	Jun 06	Sent to the Governor		
	Jul 17	Governor approved		
	Jul 17	PUBLIC ACT 90-0121	Effective date 97-07-17	
		1 ODDIC ACT 90-0121	Lifective date 3/40/-1/	

### SB-0816 MAHAR.

420 ILCS 40/39

from Ch. 111 1/2, par. 210-39

Amends the Radiation Protection Act of 1990 to provide that persons who knowingly make false material statements to the Department of Nuclear Safety are subject to criminal penalties. Effective immediately.

FISCAL NOTE (Dept. Nuclear Safety)
While SB816 gives the Dpt. additional enforcement tools, it does not add to the cost of the Department.

Note(s) That May Apply: Correctional Feb 07 1997 First reading Re

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Environment & Energy
Feb 28 Recommended do pass 009-000-000

Placed Calndr, Second Reading Second Reading

Mar 04 Second Reading Placed Calndr, Third Reading

Mar 10 Fiscal Note Filed Mar 13 Third Reading - Passed 057-000-000

Mar 14 Arrive House

Placed Calendr, First Reading Hse Sponsor HASSERT

Mar 20 Hse Sponsor HASSERT
First reading Referred to Rules

Mar 21 Assigned to Environment & Energy
May 01 Do Pass/Short Debate Cal 020-000-000

Placed Cal 2nd Rdg-Sht Dbt

May 09 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 12 3rd Rdg-Sht Dbt-Pass/Vot115-000-000 Passed both Houses Jun 10 Sent to the Governor Jul 30 Governor approved

PUBLIC ACT 90-0275 Effective date 97-07-30

#### SR-0817 MAIT LAND.

420 ILCS 20/13 from Ch. 111 1/2, par. 241-13

Amends the Illinois Low-Level Radioactive Waste Management Act to make technical changes. Effective immediately.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Environment & Energy

Feb 28 Postponed Mar 06 Postponed Mar 13 Postponed

Committee Environment & Energy Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-0818 FAWELL.

625 ILCS 5/15-301 625 ILCS 5/15-307 from Ch. 95 1/2, par. 15-301 from Ch. 95 1/2, par. 15-307 625 ILCS 5/18b-105 from Ch. 95 1/2, par. 18b-105

Amends the Illinois Vehicle Code. Provides that the Department of Transportation shall issue an annual (instead of semi-annual) permit authorizing a local authority to move oversize highway construction, transportation, utility, and maintenance equipment over roads under the jurisdiction of the Department. Removes a provision that provides that only single trip permits shall be issued for moving vehicles, combinations of vehicles, and loads with overweight-gross loads not included in the fee categories. Removes reference to certain parts of the Federal Motor Carrier Safety Regulations that shall not apply to certain intrastate carriers, drivers, and vehicles. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Transportation Mar 05 Postponed

Mar 12 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 13 Second Reading Placed Calndr, Third Reading

Mar 17 Third Reading - Passed 056-000-000

Mar 18 Arrive House

Placed Calendr, First Reading

Mar 21 Hse Sponsor KÖSEL

> First reading Referred to Rules

Apr 08 Assigned to Transportation & Motor

Vehicles

Alt Primary Sponsor Changed MEYER May 06

May 07 Do Pass/Short Debate Cal 021-000-000

PUBLIC ACT 90-0228 Effective date 97-07-25

Placed Cal 2nd Rdg-Sht Dbt

May 08 Added As A Joint Sponsor HOLBROOK Joint-Alt Sponsor Changed KOSEL

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

May 09 3rd Rdg-Sht Dbt-Pass/Vot117-000-000

> Passed both Houses Sent to the Governor

Jul 25 Governor approved

#### SB-0819 MAHAR.

Jun 06

415 ILCS 5/9.6 from Ch. 111 1/2, par. 1009.6 415 ILCS 5/39 from Ch. 111 1/2, par. 1039 415 ILCS 5/39.5 from Ch. 111 1/2, par. 1039.5

Amends the Environmental Protection Act to provide that applicants for an air pollution operating permit must pay the initial annual permit fee within 30 days after their receipt of the permit. Provides that sources of air pollution that are not subject to the Clean Air Act Permit Program provisions and are not required to obtain a federally enforceable State operating permit shall not be required to renew an operating permit except on the written request of the Environmental Protection Agency. Provides that Title IV of the federal Clean Air Act and regulations promulgated under that Act, concerning sources of acid rain deposition, are enforceable under the Environmental Protection Act. Provides that, beginning in fiscal year 1999 (now, 1996), Clean Air Act permit holders shall be reimbursed proportion to their original fee payments to the extent that fees collected and deposited into the Clean Air Act Permit Fund exceed 115% of actual expenditures from the Fund. Effective immediately.

```
FISCAL NOTE (EPA)
      SB 819 would have no fiscal impact on EPA
      STATE MANDATES FISCAL NOTE (DCCA)
      SB 819 fails to create a State mandate.
 NOTE(s) THAT MAY APPLY: Fiscal
      Feb 07 1997
                    First reading
                                              Referred to Rules
      Feb 19
                                              Assigned to Environment & Energy
      Feb 28
                                              Recommended do pass 008-001-000
                    Placed Calndr, Second Reading
      Mar 04
                    Second Reading
                    Placed Calndr, Third Reading
      Mar 18
                    Third Reading - Passed 053-001-000
                    Arrive House
                    Placed Calendr, First Reading
      Apr 09
                    Hse Sponsor NOVAK
                    First reading
                                              Referred to Rules
      Apr 11
                                              Assigned to Environment & Energy
                                              Do Pass/Short Debate Cal 019-002-000
      May 08
                    Placed Cal 2nd Rdg-Sht Dbt
                                              Fiscal Note Requested HASSERT
                                              St Mandate Fis Nte ReqHASSERT
                    Cal Ord 2nd Rdg-Shr Dbt
      May 12
                                              Fiscal Note Filed
                                              St Mandate Fis Note Filed
                    Cal Ord 2nd Rdg-Shr Dbt
      May 13
                    Second Reading-Short Debate
                    Pld Cal Ord 3rd Rdg-Sht Dbt
      May 15
                    3rd Rdg-Sht Dbt-Pass/Vot094-012-000
                    Passed both Houses
      Jun 13
                    Sent to the Governor
      Aug 10
                    Governor approved
                      PUBLIC ACT 90-0367 Effective date 97-08-10
SB-0820
            JONES.
  605 ILCS 5/4-203
                                   from Ch. 121, par. 4-203
  735 ILCS 5/7-102
                                   from Ch. 110, par. 7-102
  735 ILCS 5/7-103
                                   from Ch. 110, par. 7-103
   30 ILCS 805/8.21 rep.
  620 ILCS 60/Act rep.
```

Repeals the Meigs Field Airport Act, P.A. 89-683, and reverses the amendatory changes made by that Act to the State Mandates Act, the Illinois Highway Code, and the Code of Civil Procedure so that prior law is restored. Effective immediately.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 Held in committee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

# **SB-0821 FARLEY - FITZGERALD AND DILLARD.**430 ILCS 65/4 from Ch. 38, par. 83-4 430 ILCS 65/8 from Ch. 38, par. 83-8

Amends the Firearm Owners Identification Card Act. Requires that a Firearm Owner's Identification Card be revoked if the holder has been convicted of domestic battery. Prohibits the issuance of a Firearm Owner's Identification Card to a person

who has been convicted of domestic battery. (Current law requires revocation (or prohibits issuance) of a Card in the case of a person who has been convicted of domestic battery in the past 5 years.)

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Feb 27 Added as Chief Co-sponsor FITZGERALD Mar 12 To Subcommittee Committee Judiciary Mar 15 Refer to Rules/Rul 3-9(a)

Mar 20 Added As A Co-sponsor DILLARD

#### SB-0822 WALSH,T - PARKER - GARCIA - BERMAN, PETERSON AND CAR-ROLL

305 ILCS 5/Article V-F heading new

Amends the Illinois Public Aid Code. Creates the Medicaid-Equivalent Medical Assistance program. Creates an Article title only.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Public Health & Welfare Feb 25 Added as Chief Co-sponsor GARCIA Feb 26 Added as Chief Co-sponsor BERMAN Added As A Co-sponsor PETERSON Mar 04 Sponsor Removed FITZGERALD To Subcommittee Committee Public Health & Welfare Added As A Co-sponsor CARROLL Mar 06 Mar 15 Refer to Rules/Rul 3-9(a)

#### WALSH,T - PARKER - GARCIA - BERMAN, PETERSON AND CAR-SB-0823 ROLL.

305 ILCS 5/Article VI-A heading new

First reading

Amends the Illinois Public Aid Code. Creates the Hunger Prevention Program. Creates an Article title only.

Feb 19 Assigned to Public Health & Welfare Feb 25 Added as Chief Co-sponsor GARCIA Feb 26 Added as Chief Co-sponsor BERMAN Added As A Co-sponsor PETERSON Sponsor Removed FITZGERALD Mar 04 Chief Sponsor Changed to WALSH To Subcommittee Committee Public Health & Welfare

Referred to Rules

Refer to Rules/Rul 3-9(a)

Mar 06 Added As A Co-sponsor CARROLL

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0824 FAWELL.

Feb 07 1997

625 ILCS 5/11-211 from Ch. 95 1/2, par. 11-211

Amends the Illinois Vehicle Code to make a stylistic change to a provision concerning local laws.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Transportation Mar 05 Postponed Mar 12 Postponed Committee Transportation

#### Mar 15 SB-0825 BERMAN.

105 ILCS 5/1A-2

Amends the School Code to make a technical change. Feb 07 1997

First reading Referred to Rules Feb 19 Assigned to Education Mar 12 Postponed Committee Education Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0826 DILLARD - BERMAN.

New Act

30 ILCS 105/5.449 new

Creates the Rainy Day and Education First Act and amends the State Finance Act. Creates the Revenue Stabilization Fund as a special fund within the State treasury for use in meeting the State's obligations and casual deficits. Provides that for any year when the State's estimated general funds revenues exceed the prior year's general funds revenues by more than 4% the Governor shall submit a proposed budget to the General Assembly that includes transfers into the Revenue Stabilization Fund of an amount not less than 0.25% of the anticipated general funds revenues. Provides that the General Assembly shall appropriate no less than 0.25% of the estimated revenues to the Revenue Stabilization Fund. Provides for the transfer of funds into the Revenue Stabilization Fund. Sets a maximum Revenue Stabilization Fund balance and provides for transfers into the Educational Assistance Fund when that maximum is met. Effective immediately.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0827 RADOGNO – WALSH,T.

720 ILCS 5/21-3 from Ch. 38, par. 21-3

Amends the Criminal Code of 1961. Provides that whoever enters or remains within a building, other than a residence, without lawful authority (now, enters after receiving notice that entry is forbidden or remains after receiving notice to depart) is guilty of a Class B misdemeanor. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes all changes made by the bill. Provides that whoever enters or remains within a building not used as a residence, enters upon the land of another after receiving prior notice that entry is forbidden, remains upon the land of another after receiving notice to depart, enters certain areas in or on a motor vehicle after receiving prior notice that entry is forbidden, or remains on the land after receiving notice to depart is guilty of criminal trespass to real property, a Class B misdemeanor.

SENATE AMENDMENT NO. 2.

Provides that whoever knowingly and without lawful authority enters or remains within a building, other than a building which is open to the public during its normal hours of operation, commits a Class B misdemeanor. Deletes provision stating that the building must not be used as a residence.

CORRECTIONAL NOTE

SB827 would have no population or fiscal impact on this Dept.

### HOUSE AMENDMENT NO. 1.

Provides that knowingly remaining in a building without lawful authority is criminal trespass to real property. Provides that the prohibition on knowingly and without lawful authority entering or remaining within a building does not apply to being in a building that is open to the public while the building is so open during its normal hours of operation; nor does the prohibition apply to entering a public building under reasonable belief that the building is still open to the public. Provides that the offense of criminal trespass to real property does not apply to entering a building or open land for emergency purposes.

Note(s) That May Apply: Correctional Feb 07 1997 First reading

Referred to Rules Assigned to Judiciary To Subcommittee

Feb 27 Mar 12

Feb 19

Amendment No.01

JUDICIARY S Adopted Recommnded do pass as amend 010-000-000

Placed Calndr, Second Reading

Mar 14 Second Reading

Placed Calndr, Third Reading

Mar 17 Filed with Secretary

Amendment No.02 RADOGNO
Amendment referred t o SRUL
Amendment No.02 RADOGNO

Be approved consideration

Mar	18	Recalled to Second Reading Amendment No.02		A domes d
			RADOGNO	Adopted
Mor	10	Placed Calndr, Third Reading	ng : 000 000	
Mar	19	Third Reading - Passed 055	-000-000	
		Arrive House		
		Placed Calendr, First Readr	ıg	
Mar 2	21	Hse Sponsor PARKE	D. C	
		First reading	Referred to Rules	
Apr 0			Assigned to Judiciary	II - Criminal Law
Apr 0	19	Added As A Joint Sponsor		
	_	Added As A Joint Sponsor		
Apr 1		Added As A Joint Sponsor		
Apr 3	30		Correctional Note File	
			Committee Judiciary 1	
May	08	Amendment No.01	JUD-CRIMINAL H	
			Do Pass Amend/Short	t Debate
			015-000-000	
		Placed Cal 2nd Rdg-Sht Dt		
		Added As A Joint Sponsor		
May	09	Second Reading-Short Deb		
		Pld Cal Ord 3rd Rdg-Sht D		
May	12	3rd Rdg-Sht Dbt-Pass/Vot	114-000-000	
May	13	Sec. Desk Concurrence 01		
		Filed with Secretary		
		•	Mtn concur - House A	mend
		Motion referred to	SRUL	
May	19		Mtn concur - House A	mend
		Rules refers to	SJUD	
May	20		Mtn concur - House A	mend
•			Be approved considera	tion
			Mtn concur - House A	mend
		S Concurs in H Amend. 01,	/058-000-000	
		Passed both Houses		
Jun 1	8	Sent to the Governor		
Aug	15	Governor approved		
		PUBLIC ACT 90-0419	Effective date 97-08-1	5
828	PARKE	D.		

#### SB-0828 PARKER.

410 ILCS 415/3

from Ch. 111 1/2, par. 6003

Amends the Experimental Cancer Treatment Act. Makes a technical change in provisions regarding the dissemination of information concerning cancer treatment.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Public Health & Welfare
Feb 26 Postponed
Mar 04 Postponed
Committee Public Health & Welfare
Refer to Rules/Rul 3-9(a)

#### SB-0829 RAUSCHENBERGER.

230 ILCS 10/Act title
230 ILCS 10/3.5 new
230 ILCS 10/4 from Ch. 120, par. 2404
230 ILCS 10/6 from Ch. 120, par. 2406
230 ILCS 10/7 from Ch. 120, par. 2407
230 ILCS 10/11 from Ch. 120, par. 2411
230 ILCS 10/11.2 new
230 ILCS 10/13 from Ch. 120, par. 2413

Amends the Riverboat Gambling Act. Permits riverboat gambling on permanently moored barges. Permits dockside gambling if the municipality or county submits to the voters the question of whether dockside gambling should be allowed in the municipality or county. Allows a licensee that receives Board permission to operate a secondary home dock location and move up to two-thirds of its gaming positions to that location if the licensee meets certain requirements. Deletes provision that allows gambling excursion cruises only when the navigable stream for which the riverboat is licensed is navigable. Changes the license renewal period to 4 years. Changes the wagering tax from a flat tax on adjusted gross receipts to a graduated tax on those adjusted gross receipts. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1997 First reading Feb 19

> Feb 28 Mar 15

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

#### SB-0830 RAUSCHENBERGER.

New Act 20 ILCS 415/8b.7-1 new 30 ILCS 505/9.01-1 new

Creates the Welfare to Work Act which places qualified welfare recipients in State jobs or jobs contracted out by the State. Provides that State agencies shall provide the Department of Public Aid, or the Department of Human Services as its successor agency, a job announcement simultaneously with posting its positions or putting a position out for hire by contract, except for those positions subject to recall by laid-off employees, or those otherwise exempt. The Department shall review positions, make eligibility determinations, recruit and screen potential employees, and refer aid recipients to apply for positions listed in job announcements. Employers shall make all employment decisions based on merit, with not less than 5% of the hours worked on a State contract meeting certain specifications being worked by qualified aid recipients, with some exceptions. Employment terms and conditions shall be the same as for any other member of the employer's workforce doing the same or similar work. Provides for reports regarding hiring practices under this Act to be submitted to the General Assembly, the Department of Labor, and the Department of Public Aid, or the Department of Human Services as successor agency to the Department of Public Aid. Amends the Personnel Code and the Illinois Purchasing Act to make changes in conformance with this Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Feb 19 Feb 28

Mar 15

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

#### SB-0831 RAUSCHENBERGER.

20 ILCS 605/46.19a

from Ch. 127, par. 46.19a

Amends the Civil Administrative Code of Illinois. Makes a technical change to the Section concerning training grants made by the Department of Commerce and Community Affairs.

Feb 07 1997 First reading

Feb 19

Mar 06 Mar 13

Mar 15

Referred to Rules

Assigned to State Government

Operations Postponed

Held in committee Committee State Government

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

#### SB-0832 LAUZEN.

820 ILCS 405/212.2 new

Amends the Unemployment Insurance Act. Provides that the term "employment" does not include the taking of depositions if those services are not merely incidental to other services performed by that person for the employing unit. Effective immediately.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Commerce & Industry Feb 27 Postponed

Mar 05 Postponed Mar 14 To Subcommittee

Committee Commerce & Industry Mar 15 Refer to Rules/Rul 3-9(a)

532 SB-0833

#### SB-0833 LAUZEN.

820 ILCS 405/1900 from Ch. 48, par. 640

Amends the Unemployment Insurance Act. Provides that the Department of Employment Security shall make available to the Illinois Municipal Retirement Fund, upon request, information that may assist the Fund in determining whether a recipient of a disability payment from the Fund is employed.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Commerce & Industry Feb 27 Postponed Mar 05 To Subcommittee Committee Commerce & Industry Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0834 LAUZEN.

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 and 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.

NOTE(s) THAT MAY APPLY: Fiscal Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Public Health & Welfare Feb 26 Postponed Mar 04 Postponed Mar 11 Postponed Committee Public Health & Welfare Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0835 LAUZEN.

New Act

5 ILCS 80/4.18 new

Creates the Divorce Mediator Certification Act. Provides that a person may not hold himself or herself out as a certified divorce mediator unless he or she has been certified by the committee on dispute resolutions created by the Act. Set training and experience requirements for certification as a divorce mediator. Requires that information disclosed in mediation sessions remain confidential with certain exceptions. Amends the Regulatory Agency Sunset Act to sunset the Divorce Mediator Certification Act on January 1, 2008.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1997 Referred to Rules First reading Feb 19 Assigned to Licensed Activities Mar 12 Postponed

Committee Licensed Activities

Mar 15 Refer to Rules/Rul 3-9(a) 533 SB-0836

### SB-0836 OBAMA.

110 ILCS 660/5-10

Amends the Chicago State University Law to make a technical change.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education

Mar 05 Postponed Mar 12 Postponed

Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0837 OBAMA – MAHAR.

110 ILCS 805/3-31.2 new

Amends the Public Community College Act. Authorizes community colleges to develop and distribute a directory of graduating vocational and technical school students. Prohibits including any graduate who has not given his or her written consent to be included. Effective immediately.

STATE DEBT IMPACT NOTE, ENGROSSED

No impact on the level of State debt.

STATE MANDATES FISCAL NOTE (III. Community College Bd.)

SB 837 creates no state mandate and has no fiscal impact.

FISCAL NOTE (III. Community College)

SB 837 has no fiscal impact.

HOUSE AMENDMENT NO. 1. (House recedes May 29, 1997)

Adds reference to: 115 ILCS 5/4.5

Changes the title and adds provisions amending the Illinois Educational Labor Relations Act. Limits the applicability of provisions that establish prohibited subjects of collective bargaining to collective bargaining with the board of education of a public school district organized under an Article of the School Code that applies only to school districts whose boundaries are coterminous with cities having a population exceeding 500,000.

Feb 07 1997 Feb 19	First reading	Referred to Rules Assigned to Education	
Mar 05	Recommended do pass 009-000-000		
	Placed Calndr, Second Read	ing	
Mar 11	Second Reading		
	Placed Calndr, Third Readi		
Mar 13	Third Reading - Passed 057	7-000-000	
Mar 14	Arrive House		
	Placed Calendr, First Reads	ıg	
Mar 21	Hse Sponsor MORROW		
	First reading	Referred to Rules	
Арг 08		Assigned to Higher Education	
May 07		State Debt Note Filed AS ENGROSSED	5
		Committee Higher Educa	ation
May 08		Do Pass/Short Debate Ca	al 014-000-000
	Placed Cal 2nd Rdg-Sht Di	bt	
		Fiscal Note Requested W	
		St Mandate Fis Nte Req	WIRSING
	Amendment No.01	HOWARD	
	Amendment referred	to HRUL	
	Cal Ord 2nd Rdg-Shr Dbt		
May 09	Amendment No.01	HOWARD	
	Rules refers to	HHED	
	Cal Ord 2nd Rdg-Shr Dbt		
May 12	Amendment No.01	HOWARD	
		Be adopted	
		St Mandate Fis Note File	ed
,	Cal Ord 2nd Rdg-Shr Dbt		
May 13		Fiscal Note Filed	
·	Second Reading-Short Deb	ate	
	Held 2nd Rdg-Short Debat	e	
May 15	Amendment No.01	HOWARD	Adopted
•		063-055-000	-
	Pld Cal Ord 3rd Rdg-Sht D	Obt	

Verified

3rd Rdg-Sht Dbt-Pass/Vot062-054-000 Added As A Joint Sponsor MCKEON

<b>May</b> 16	Sec. Desk Concurrence 01 Filed with Secretary
	Mtn concur - House Amend
	Motion referred to SRUL
May 20	Added as Chief Co-sponsor MAHAR
May 21	Filed with Secretary
-	Mtn non-concur - Hse Amend
May 22	S Noncners in H Amend. 01
•	Arrive House
	Placed Cal Order Non-concur 01
May 23	Mtn recede - House Amend
•	Refer to Rules/Rul 75(a)
	Placed Cal Order Non-concur 01
May 29	Be approved consideration
•	H Recedes from Amend. 01/118-000-000
	Passed both Houses
Jun 27	Sent to the Governor
Aug 22	Governor approved
-	PUBLIC ACT 90-0521 Effective date 97-08-22

#### SB-0838 VIVERITO.

60 ILCS 1/110-10

Amends the Township Code by making a technical change to the Section concerning township board powers.

Feb 07 1997 First reading
Feb 19

Mar 05
Mar 11

Mar 15

Mar 15

Referred to Rules
Assigned to Local Government & Elections
Held in committee
Postponed
Committee Local Government & Elections
Refer to Rules/Rul 3-9(a)

#### SB-0839 JACOBS.

65 ILCS 5/11-80-23

from Ch. 24, par. 11-80-23

Amends the Illinois Municipal Code. Provides that a municipality may employ school crossing guards on a full-time or part-time basis (now part-time basis).

Feb 07 1997 First reading Referred to Rules
Feb 19 Referred to Rules
Assigned to Local Government &
Elections

Mar 05 Held in committee Mar 11 Postponed

Committee Local Government & Elections

Refer to Rules/Rul 3-9(a)

SB-0840 DEMUZIO.

Mar 15

60 ILCS 1/105-30

Amends the Township Code. Provides that if any township purchased real estate that was formerly railroad property to obtain gravel and stone to benefit the township and the gravel and stone has been removed, then before December 31, 1998 the township board may accept without regard to the appraised value any purchase proposal determined by it to be in the best interest of the township by a unanimous vote of the board. Effective immediately.

Feb 07 1997 First reading Referred to Rules
Feb 19 Referred to Rules
Assigned to Local Government &
Elections

Mar 05 To Subcommittee

Committee Local Government &

Elections
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0841 PARKER - KARPIEL

305 ILCS 5/10-10.2 from Ch. 23, par. 10-10.2

Amends the support enforcement Article of the Illinois Public Aid Code. Makes a technical change in provisions regarding notice to the clerk of the circuit court of support payments received by the Department of Public Aid.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0842 O'MALLEY.

405 ILCS 5/1-106 from Ch. 91 1/2, par. 1-106

Amends the Mental Health and Developmental Disabilities Code. Makes a stylistic change in the definition of "developmental disability".

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Public Health & Welfare
Mar 04 Postponed
Committee Public Health & Welfare

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0843 CULLERTON.

745 ILCS 10/3-108 from Ch. 85, par. 3-108

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Amends language providing that neither a local public entity nor a public employee is liable for an injury caused by a failure to supervise an activity on or the use of any public property. Creates an exception in the case of willful and wanton conduct of a local public entity or public employee that proximately causes the injury. Effective immediately.

### SENATE AMENDMENT NO. 1.

Deletes the provisions of existing law regarding swimming pools. Deletes language providing that the exemption from liability for injuries caused by a failure to supervise an activity on public property is subject to any exception elsewhere in the Act.

FISCAL NOTE, AMENDED (Dept. of Labor) No fiscal impact will be incurred by the Dept.

JUDICIAL NOTE

It is not possible to determine the bill's impact on the need

to increase the number of judges in the State.

STATE MANDATES FISCAL NOTE, HOUSE INTRODUCTION (DCCA)

This legislation fails to create a State mandate.

### GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends: (i) deleting all amendatory provisions in the enrolled bill and (ii) adding amendatory language providing that, where a local public entity or public employee designates a part of public property to be used for purposes of swimming and establishes and designates by notice posted upon the premises the hours of such use, "neither the entity nor public employee is liable for an injury unless the entity or public employee has actual notice that an individual is in need of assistance and is guilty of willful and wanton conduct proximately causing injury" (current law provides that "the entity or public employee is liable only for an injury proximately caused by its failure to provide supervision during the said hours posted").

Note(s) That May Apply: Fiscal Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Feb 27 Postponed Mar 05 Postponed Mar 12 Amendment No.01 JUDICIARY S Adopted Recommnded do pass as amend 008-000-000 Placed Caindr, Second Reading Mar 13 Second Reading Placed Calndr, Third Reading Mar 17 Third Reading - Passed 052-000-000 Mar 18 Arrive House Placed Calendr, First Reading Hse Sponsor BRADFORD Mar 20 First reading Referred to Rules Mar 21 Assigned to Judiciary I - Civil Law Apr 30 Do Pass/Short Debate Cal 011-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested CROSS St Mandate Fis Nte ReqCROSS

Judicial Note Request CROSS

Cal Ord 2nd Rdg-Shr Dbt

May 05	Fiscal Note Filed		
·	Cal Ord 2nd Rdg-Shr Dbt		
May 08	Judicial Note Filed		
	Cal Ord 2nd Rdg-Shr Dbt		
May 09	St Mandate Fis Note Filed		
	Second Reading-Short Debate		
	Pld Cal Ord 3rd Rdg-Sht Dbt		
May 12	3rd Rdg-Sht Dbt-Pass/Vot094-022-001		
	Passed both Houses		
Jun 10	Sent to the Governor		
Aug 01	Governor amendatory veto		
Oct 16	Placed Cal. Amendatory Veto		
	Mtn fild overde amend veto CULLERTON		
Oct 28	Mtn fild accept amend veto KLEMM		
Oct 29	3/5 vote required		
	Override am/veto Sen-lost 033-021-001		
Oct 30	Bill dead-amendatory veto.		

#### SB-0844 CULLERTON AND KARPIEL.

765 ILCS 605/18.5

from Ch. 30, par. 318.5

Amends the Condominium Property Act to provide that the board of a master association or a community association shall have the power to levy and collect fines from members for violations of the association's declaration, bylaws, and rules and regulations. Effective immediately.
STATE MANDATES FISCAL NOTE (DCCA)

SB 844 fails to	create a State mandate.		
Feb 07 1997	First reading	Referred to Rules	
Feb 19	<del>-</del>	Assigned to Judiciary	
Feb 27		Recommended do pass 008-000-000	
	Placed Calndr, Second Read		
Mar 04	Second Reading		
+ -	Placed Calndr, Third Reading	12	
Mar 13	Filed with Secretary	~	
	Amendment No.01	CULLERTON	
	Amendment referred t		
Mar 14	Amendment No.01	CULLERTON	
	Rules refers to	SJUD	
Mar 18	Amendment No.01	CULLERTON	
11141 10	7 Bironamont 1 (0.01	Postponed	
	Added As A Co-sponsor KARPIEL Third Reading - Passed 055-000-000 Tabled Pursuant to Rule5-4(A) SA 01 Third Reading - Passed 055-000-000		
•	Arrive House	-000-000	
	Placed Calendr, First Readn	a	
Mar 21	Hse Sponsor PARKE	6	
IVIAI ZI	First reading	Referred to Rules	
Apr 08	Trist reading	Assigned to Judiciary I - Civil Law	
•		Do Pass/Short Debate Cal 011-000-000	
Apr 30	Diagod Cal 2nd Dda Sht Dh		
May 04	Placed Cal 2nd Rdg-Sht Db		
May 06	Second Reading-Short Debate		
M 00	Pld Cal Ord 3rd Rdg-Sht D		
May 08	Added As A Joint Sponsor ERWIN		
		St Mandate Fis Note Filed	
	a IDI GUDUD AV	IN THE HOUSE.	
	3rd Rdg-Sht Dbt-Pass/Vot	116-000-000	
<u>.</u>	Passed both Houses		
Jun 06	Sent to the Governor		
Jul 25	Governor approved	755	
	PUBLIC ACT 90-0229	Effective date 97-07-25	
45 CULLERTON			

#### SB-0845 CULLERTON.

55 ILCS 5/3-9005

from Ch. 34, par. 3-9005

Amends the Counties Code concerning the powers and duties of a State's Attorney. Makes a technical change.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government & Elections

```
Mar 05
                                                     Held in committee
       Mar 11
                                                     Postponed
                                                     Committee Local Government &
                                                       Elections
       Mar 15
                                                     Refer to Rules/Rul 3-9(a)
SB-0846
              FARLEY - O'MALLEY - SEVERNS.
   35 ILCS 200/18-10
   35 ILCS 200/18-55
35 ILCS 200/18-56
35 ILCS 200/18-60
   35 ILCS 200/18-65
   35 ILCS 200/18-66 new
   35 ILCS 200/18-70
   35 ILCS 200/18-80
   35 ILCS 200/18-85
   35 ILCS 200/18-90
35 ILCS 200/18-105
55 ILCS 5/5-31014
70 ILCS 5/13
                                        from Ch. 34, par. 5-31014
                                        from Ch. 15 1/2, par. 68.13
   70 ILCS 345/13
                                        from Ch. 85, par. 1263
   70 ILCS 405/26b
                                        from Ch. 5, par. 131b
   70 ILCS 410/13
                                        from Ch. 96 1/2, par. 7114
                                        from Ch. 96 1/2, par. 6324
   70 ILCS 805/13.1
                                        from Ch. 96 1/2, par. 6425
   70 ILCS 810/22
   70 ILCS 905/20
                                        from Ch. 111 1/2, par. 20
   70 ILCS 910/20
                                        from Ch. 23, par. 1270
   70 ILCS 1105/18
                                        from Ch. 85, par. 6818
   70 ILCS 1505/19
                                        from Ch. 105, par. 333.19
   70 ILCS 2105/17
70 ILCS 2205/17
                                        from Ch. 42, par. 400
                                        from Ch. 42, par. 263
   70 ILCS 2305/12
70 ILCS 2605/5.7
                                        from Ch. 42, par. 288
                                        from Ch. 42, par. 324q
   70 ILCS 2805/17
                                        from Ch. 42, par. 428
   70 ILCS 2905/5-1
                                        from Ch. 42, par. 505-1
   75 ILCS 16/30-85
   30 ILCS 805/8.21 new
```

Amends the Property Tax Code, the Counties Code, the Airport Authorities Act, the Springfield Metropolitan Exposition and Auditorium Act, the Soil and Water Conservation Districts Act, the Conservation Districts Act, the Fire Protection District Act, the Downstate Forest Preserve District Act, the Cook County Forest Preserve District Act, the Public Health District Act, the Hospital District Law, the Museum District Act, the Chicago Park District Act, the River Conservancy District Act, the Sanitary District Act of 1907, the North Shore Sanitary District Act, the Metropolitan Water Reclamation District Act, the Sanitary District Act of 1936, the Public Library District Act of 1991, and the Metro East Sanitary District Act of 1974. Revises the purposes Section of the Truth in Taxation Law in the Property Tax Code to require taxing districts to hold public hearings on their intention to adopt an aggregate levy and to publish their intentions to adopt an aggregate levy in amounts more than 5% or the percentage increase in the Consumer Price Index, whichever is less, over the amount of property taxes extended or estimated to be extended, including any amount abated by the taxing district prior to such extension, upon the final aggregate levy of the preceding year. Sets a uniform date for filing appropriation ordinances. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 1998.

```
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
To Subcommittee
Mar 06 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)
```

SB-0847 FARLEY – JONES – CULLERTON – SEVERNS – DEL VALLE, BERMAN, CARROLL, GARCIA, JACOBS, OBAMA, MOLARO, SHAW AND TROTTER.

```
775 ILCS 5/1-101.1 new

775 ILCS 5/1-102 from Ch. 68, par. 1-102

775 ILCS 5/1-103 from Ch. 68, par. 1-103

775 ILCS 5/3-103 from Ch. 68, par. 3-103

775 ILCS 5/3-106 from Ch. 68, par. 3-106
```

Amends the Human Rights Act. Provides that nothing in the Act shall be construed as requiring any employer, employment agency, or labor organization to give preferential treatment or other affirmative action based on sexual orientation. Provides that discrimination against a person because of his or her sexual orientation constitutes unlawful discrimination under the Act. Provides that it is a civil rights violation to engage in blockbusting in real estate because of the present or prospective entry of persons with a particular sexual orientation into the vicinity. Provides that the owner of an owner-occupied residential building with 4 or fewer units is not prohibited from making decisions regarding whether to rent to a person based upon that person's sexual orientation. Defines "sexual orientation".

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0848 CRONIN.

110 ILCS 805/2-16.02 from Ch. 122, par. 102-16.02

Amends the provisions of the Public Community College Act. Authorizes the Illinois Community College Board to specify the measures that will be used to distribute grants to community colleges. Authorizes the Board to apply a percentage factor to the statewide threshold in determining the level of equalization funding and a minimum equalization grant for a qualifying district that becomes ineligible for any or for full equalization funding due to threshold prorations. Requires community college districts to maintain in-district tuition rates per semester credit hour as determined by the State Board and provides for a reduction in equalization funding for districts that fail to meet the minimum required rate until, by July 1, 2001, districts fail to qualify for equalization funding if they do not meet the required minimum in-district tuition rate. Also revises provisions relative to small district, special populations, and workforce preparation grants and provides for deferred maintenance grants based upon criteria established by the State Board. Eliminates provisions under which a one-time operating expense start-up grant was provided to Community College District No. 540. Effective July 1, 1997.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education Mar 05 Recommended do pass 007-000-000 Placed Caindr, Second Reading Mar 11 Second Reading Placed Calndr, Third Reading Mar 13 Third Reading - Passed 051-005-000 Mar 14 Arrive House Placed Calendr, First Reading Mar 21 Hse Sponsor WINKEL Referred to Rules First reading Apr 08 Assigned to Higher Education Apr 12 Added As A Joint Sponsor ERWIN May 08 Motion Do Pass-Lost 005-006-000 HHED Remains in CommiHigher Education Re-Refer Rules/Rul 9(B)

### SB-0849 CULLERTON.

735 ILCS 5/2-1107.1 from Ch. 110, par. 2-1107.1

Amends the Civil Practice Article of the Code of Civil Procedure. Makes a stylistic change in provisions regarding trials.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Mar 13 Sponsor Removed DUNN

Chief Sponsor Changed to CULLERTON Mar 15

SB-0850

Refer to Rules/Rul 3-9(a)

#### CULLERTON.

750 ILCS 5/610

from Ch. 40, par. 610

Amends the custody provisions of the Illinois Marriage and Dissolution of Marriage Act. Makes a stylistic change in provisions regarding modifications of judgments.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary

Mar 13 Sponsor Removed DUNN

Chief Sponsor Changed to CULLERTON

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0851 GEO-KARIS.

725 ILCS 5/102-22 new

725 ILCS 5/104-31 from Ch. 38, par. 104-31 730 ILCS 5/5-2-4 from Ch. 38, par. 1005-2-4

Amends the Code of Criminal Procedure of 1963 and the Unified Code of Corrections. Provides that a defendant who has been placed in a secure setting of the Department of Mental Health and Developmental Disabilities (and, on and after July 1, 1997, the Department of Human Services) and who is being transported to court hearings or other appointments off facility grounds by Department personnel may be placed in security devices or otherwise secured. In provisions relating to the treatment of unfit defendants and those found not guilty by reason of insanity, defines "facility director" as the chief officer of a mental health or developmental facility (or a designee) or the supervisor of a program of treatment or habilitation (or a designee). Effective immediately.

CÓRRECTIONAL NOTE

SB851 has no fiscal or prison population impact on DOC.

JUDICIAL NOTE

There will be an increase in the number of judges in the state.

FISCAL NOTE (DMHDD)

Required additional 6 staff would cost \$260,300 annually.

JUDICIAL NOTE, CORRECTED

There would be neither an increase or decrease in the number of

judges needed.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary

Feb 27 Recommended do pass 008-000-000

Placed Calndr, Second Reading

Mar 04 Second Reading

Placed Calndr, Third Reading Mar 06

Third Reading - Passed 056-000-000

Mar 07 Arrive House

Placed Calendr, First Reading

Mar 19 Hse Sponsor LOPEZ

> First reading Referred to Rules

Mar 21 Assigned to Judiciary II - Criminal Law

Added As A Joint Sponsor ROSKAM Apr 18

May 01 Do Pass/Short Debate Cal 010-000-004

Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested ROSKAM

Correctional Note Requested

ROSKAM

Judicial Note Request ROSKAM

Cal Ord 2nd Rdg-Shr Dbt

Correctional Note Filed May 05 Cal Ord 2nd Rdg-Shr Dbt

Judicial Note Filed May 08

Cal Ord 2nd Rdg-Shr Dbt

May 09 Fiscal Note Filed Judicial Note Filed

Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate May 12

Pld Cal Ord 3rd Rdg-Sht Dbt

May 13 3rd Rdg-Sht Dbt-Pass/Vot117-000-000

Passed both Houses

Added As A Joint Sponsor ACEVEDO Added As A Joint Sponsor SANTIAGO

Jun 11 Sent to the Governor Jul 11 Governor approved

PUBLIC ACT 90-0105 Effective date 97-07-11

### SB-0852 GEO-KARIS.

20 ILCS 5/6.23 from Ch. 127, par. 6.23 20 ILCS 2405/12a from Ch. 23, par. 3443a 410 ILCS 515/6 from Ch. 111 1/2, par. 7856

Amends the Civil Administrative Code of Illinois, the Disabled Persons Rehabilitation Act, and the Head and Spinal Cord Injury Act. Changes the name of the Rehabilitation Services Advisory Council to Rehabilitation Advisory Council. Provides that the purpose of the Council is to advise the Secretary of Human Services and the vocational rehabilitation administrator of the provisions of the Federal Rehabilitation Act of 1973. Provides that the vocational rehabilitation administrator (now the Secretary of Human Services) shall be an ex officio member of the Council. Provides that a quorum of the Council shall be 50% of the members appointed and confirmed (now 12 members). Provides that differences between the council and the vocational rehabilitation administrator (now Secretary) shall be resolved by the Governor. Provides that a representative from the unit of the Department of Human Services responsible for the administration of the vocational rehabilitation program and a representative from another unit of the Department of Human Services that provides services to the disabled (now 2 representatives of the Department of Human Services) shall be ex officio members of the Independent Living Council. Provides that the vocational rehabilitation administrator (now Secretary of Human Services) shall perform certain duties in connection with the Independent Living Council. Provides that members of the Advisory Council on Spinal Cord and Head Injuries appointed by the Speaker of the House of Representatives, the President of the Senate, the Minority Leader of the House of Representatives, and the Minority Leader of the Senate shall serve 2-year terms. Provides that a representative of a unit within the Department of Human Services that provides services for individuals with disabilities (now the Department of Human Services) shall be a member of the Advisory Council on Spinal Cord and Head Injuries. Provides that the Advisory Council on Spinal Cord and Head Injuries shall be the advisory board for purposes of federal programs regarding traumatic brain injury. Effective July 1, 1997.

SENATE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 2405/1b from Ch. 23, par. 3432

Amends the Head and Spinal Cord Injury Act to provide that the Advisory Council on Spinal Cord and Head Injuries shall consist of 30 (now 29) members. Provides that members appointed by the President of the Senate, the Speaker of the House of Representatives, the Minority Leader of the Senate, and the Minority Leader of the House of Representatives shall serve 3 (now 2) year terms. Provides that no member appointed by the President of the Senate, the Speaker of the House of Representatives, the Minority Leader of the Senate, the Minority Leader of the House of Representatives, or the Governor shall serve more than 6 consecutive years. Amends the Disabled Persons Rehabilitation Act to define "vocational rehabilitation administrator". Makes other changes to the bill.

HOUSE AMENDMENT NO. 1. (Tabled May 13, 1997)

Adds reference to:

410 ILCS 515/6 from Ch. 111 1/2, par. 7856

Amends the Civil Administrative Code of Illinois to provide that 9 members of the State Rehabilitation Advisory Council shall constitute a quorum. Amends the Head and Spinal Cord Injury Act. Provides that representatives of the Department of Human Services, the State Board of Education, the Department of Public Health, the Department of Insurance, the Department of Public Aid, the Division

of Specialized Care for Children of the University of Illinois, the Statewide Independent Living Council, and the State Rehabilitation Advisory Council shall be ex-officio members of the Advisory Council on Spinal Cord and Head Injuries. Limits legislative members of the council to 3 consecutive 2-year terms. Limits all other members of the Council to 2 consecutive 3-year terms. Provides that the limit does not apply to ex-officio members.

HOUSE AMENDMENT NO. 2.

Amends the Civil Administrative Code of Illinois to provide that the purpose of the State Rehabilitation Advisory Council is to advise the Secretary of Human Services and the vocation rehabilitation administrator of the provisions of the federal Rehabilitation Act of 1973 and the Americans with Disabilities Act of 1990 concerning individuals with disabilities.

FISCAL NOTE, H-AMS 1 & 2 (Dpt. Rehabilitation Services)

There is no fiscal impact for the Department.

## HOUSE AMENDMENT NO. 3.

Amends the Civil Administrative Code of Illinois to provide that 9 members of the State Rehabilitation Advisory Council shall constitute a quorum. Amends the Head and Spinal Cord Injury Act. Provides that representatives of the Department of Human Services, the State Board of Education, the Department of Public Health, the Department of Insurance, the Department of Public Aid, the Division of Specialized Care for Children of the University of Illinois, the Statewide Independent Living Council, and the State Rehabilitation Advisory Council shall be ex-officio members of the Advisory Council on Spinal Cord and Head Injuries. Limits legislative members of the council to 3 consecutive 2-year terms. Limits all other members of the Council to 2 consecutive 3-year terms. Provides that the limit does not apply to ex-officio members. Deletes a provision that 2 members of the council shall be appointed by each of the Speaker of the House of Representatives, the President of the Senate, the Minority Leader of the House of Representatives, and the Minority Leader of the Senate. Provides that all members of the Council shall be appointed by the Governor, with the advice and consent of the Senate. Referred to Rules Feb 07 1997 First reading

Feb 19	-	Assigned to State Government
Feb 28 Mar 06	Amendment No.01	Operations Postponed STATE GOVERN S Adopted Recommnded do pass as amend
		009-000-000
	Placed Calndr, Second Rea	dng
Mar 11	Second Reading	
	Placed Calndr, Third Read	
Mar 13	Third Reading - Passed 05	7-000-000
Mar 14	Arrive House	
14 01	Placed Calendr, First Read	ng
Mar 21	Hse Sponsor COULSON	Referred to Rules
A 00	First reading	
Apr 08 Apr 25	Added As A Joint Sponsor	Assigned to Human Services
May 01	Amendment No.01	HUMAN SERVS H Adopted
Way 01	Amendment No.02	HUMAN SERVS H Adopted
	Americanent 140.02	Do Pass Amend/Short Debate
		009-000-000
	Placed Cal 2nd Rdg-Sht D	
May 06		Fiscal Note Filed
•	Cal Ord 2nd Rdg-Shr Dbt	
	Added As A Joint Sponsor	
May 09	Amendment No.03	COULSON
	Amendment referred	
3.6	Cal Ord 2nd Rdg-Shr Dbt	
May 12	Amendment No.03	COULSON
	Cal Oad and Dda Cha Dha	Be adopted
M 12	Cal Ord 2nd Rdg-Shr Dbt	
May 13	Second Reading-Short Del	Mtn Prevail -Table Amend No 01
	Amendment No.03	COULSON Adopted
	Pld Cal Ord 3rd Rdg-Sht 1	
	1.0 Out Old Starting Diff.	

May 14 May 15	3rd Rdg-Sht Dbt-Pass/Voi Sec. Desk Concurrence 02, Filed with Secretary	
	I fied with Secretary	Mtn concur - House Amend
	Motion referred to	SRUL
May 19	motion reserved to	Mtn concur - House Amend
,	Rules refers to	SGOA
May 21		Mtn concur - House Amend
•		Be adopted
		Mtn concur - House Amend
		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 02	2,03/059-000-000
	Passed both Houses	
<b>J</b> un 19	Sent to the Governor	
Aug 16	Governor approved	
	PUBLIC ACT 90-0453	Effective date 97-08-16

#### SB-0853 KARPIEL.

325 ILCS 5/11.1a new

Feb 07 1997

Amends the Abused and Neglected Child Reporting Act. Provides that the Department of Children and Family Services may disclose information regarding the abuse and neglect of children, the investigation thereof, and any services related thereto if the disclosure is not contrary to the best interests of the child, the child's siblings, or other children in the household and other conditions are met. Prescribes information to be disclosed.

### SENATE AMENDMENT NO. 1.

Provides that the information may be disclosed by a person designated in writing by the Director of Children and Family Services for that purpose, rather than the Director's designee. Provides that any disclosure of information shall not identify the healthcare provider facility or other maker or source of any psychological, psychiatric, therapeutic, clinical, or medical reports, evaluations, or like materials.

## SENATE AMENDMENT NO. 2.

First reading

Provides that the disclosure shall not identity the health care facility or the maker of the report. Referred to Rules

Feb 19		Assigned to Public Health	n & Welfare
Feb 26		Postponed	
Mar 04	Amendment No.01	PUB HEALTH S	Adopted
		Recommnded do pass as a	amend
		006-001-003	
	Placed Caindr, Second Rea	dng	
Mar 05	Filed with Secretary		
	Amendment No.02	KARPIEL	
	Amendment referred	to SRUL	
Mar 11	Amendment No.02	KARPIEL	
	Tanonamont 1 10102	Be approved consideration	n
	Second Reading	20 455.0.00 00.00.00.00.00.00.00.00.00.00.00.0	•
	Amendment No.02	KARPIEL	Adopted
	Placed Calndr, Third Read		· raop coa
Mar 13	Third Reading - Passed 05		
Mar 14	Arrive House	1 000 001	
17141 11	Placed Calendr, First Read	nα	
Mar 19	Hse Sponsor LINDNER	116	
Mai 17	First reading	Referred to Rules	
Mar 21	1 list reading	Assigned to Children & Y	Couth
May 07		Do Pass/Short Debate Ca	
May 07	Placed Cal 2nd Rdg-Sht D		1 007 000 000
May 08	Second Reading-Short Del		
May 00	Pld Cal Ord 3rd Rdg-Sht I		
May 12			
May 12	3rd Rdg-Sht Dbt-Pass/Vo	1117-000-000	
T 10	Passed both Houses		
Jun 10	Sent to the Governor		
Jul 08	Governor approved	F66 1 . 00 01 01	
	PUBLIC ACT 90-0075	Effective date 98-01-01	

543 SB-0854

SB-0854 LAUZEN. 820 ILCS 405/301 from Ch. 48, par. 381 820 ILCS 405/500 from Ch. 48, par. 420 820 ILCS 405/1300 from Ch. 48, par. 540 820 ILCS 405/1400 from Ch. 48, par. 550 820 ILCS 405/1507 from Ch. 48, par. 577 820 ILCS 405/2201 from Ch. 48, par. 681 820 ILCS 405/2201.1 from Ch. 48, par. 681.1

Amends the Unemployment Insurance Act. Provides that the Director of Employment Security can make a determination on his or her own initiative that an employing unit has ceased to be an employer. Makes changes in the manner in which an unemployed individual reports to the Department of Employment Security where the individual has sought work. Deletes language in provisions regarding determining an employer's contribution rates that requires an employer to report when the employer succeeds to substantially all of the employing enterprises of another employing unit or face a penalty. Makes changes in provisions pertaining to the authority of the Department to disregard amounts payable by employers and credit balances owing to employers when the amounts are less than \$2. Makes other changes. Effective immediately.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Commerce & Industry Feb 27 Postponed Mar 05 Postponed Mar 14 To Subcommittee Committee Commerce & Industry Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0855 DONAHUE.

20 ILCS 608/15 20 ILCS 610/Act rep. 20 ILCS 1105/8 30 ILCS 750/8-3

from Ch. 96 1/2, par. 7408 from Ch. 127, par. 2708-3

Amends the Business Assistance and Regulatory Reform Act. Deletes the provisions concerning certain permit processing activities of the Office of Permits and Regulatory Assistance within the Department of Commerce and Community Affairs. Repeals the Corridors of Opportunity and Development Act. Amends the Energy Conservation and Coal Development Act to provide that the Illinois Coal Development Board may submit to the Governor and General Assembly the coal market report on October 1 of each year (now March 1). Amends the Build Illinois Act to provide that the Department of Commerce and Community Affairs may provide staff, administration, and other support for the Public Infrastructure Loan and Grant Programs and pay for the support from the Public Infrastructure Construction Loan Revolving Fund. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 605/46,19a

from Ch. 127, par. 46.19a

Amends the Civil Administrative Code of Illinois. Provides that for skill training grants the Director of Commerce and Community Affairs will ensure that a minimum of one (now periodic) on-site grant monitoring visit is conducted by the Department either during the grant period or within 6 months following the end of the grant period (now during the grant period).

```
STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)
```

No change from previous note.

FISCAL NOTE, AMENDED (DCCA)

Would increase State expenditures by an estimated \$70,000

annually for administrative expenses.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading

Referred to Rules

Feb 19 Assigned to State Government Operations

Mar 13 Recommended do pass 008-000-000

Placed Calndr, Second Reading

<b>M</b> 14	0 10 1	
Mar 14	Second Reading Placed Calndr, Third Rea	ding
Mar 17	Third Reading - Passed 0	
Mar 18	Arrive House	20 000 000
	Placed Calendr, First Rea	dng
Mar 19	Hse Sponsor ERWIN	D.C. 1. D.I
Mar 21	First reading	Referred to Rules Assigned to State Govt Admin &
IVIAI ZI		Election Refrm
Apr 24	Alt Primary Sponsor Cha	
	Added As A Joint Sponso	or ERWIN
Apr 30	Added As A Joint Sponso	
May 08	Amendment No.01	ST GV-ELC RFM H Adopted Do Pass Amend/Short Debate
		012-000-000
	Placed Cal 2nd Rdg-Sht	
		Fiscal Note Requested AS
		AMENDED/CLAYTON
		St Mandate Fis Nte ReqAS AMENDED/CLAYTON
	Cal Ord 2nd Rdg-Shr Db	
May 13	Second Reading-Short D	
May 14	Held 2nd Rdg-Short Deb	
May 14	Held 2nd Rdg-Short Deb	St Mandate Fis Note Filed
May 15	Ticle 2nd Reg Short Dec	Fiscal Note Filed
•	Pld Cal Ord 3rd Rdg-Sht	Dbt
May 16	3rd Rdg-Sht Dbt-Pass/V	
<b>M</b> ay 19	Sec. Desk Concurrence 0 Filed with Secretary	1
May 19	I fled with Secretary	Mtn concur - House Amend
	Motion referred to	SRUL
May 20	D 1	Mtn concur - House Amend
May 21	Rules refers to	SGOA Mtn concur - House Amend
May 21		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend.	01/058-000-000
<b>J</b> un 19	Passed both Houses Sent to the Governor	
Aug 16	Governor approved	
		4 Effective date 97-08-16
SB-0856 PETER	SON - PARKER - WELC	CH.
20 ILCS 2505/39		
30 ILCS 105/6z-1		127, par. 142z-18
30 ILCS 105/6z-2		127, par. 142z-20
35 ILCS 5/203 35 ILCS 5/301		120, par. 2-203 120, par. 3-301
35 ILCS 5/506		120, par. 5-506
35 ILCS 5/905	from Ch.	120, par. 9-905
35 ILCS 5/911		120, par. 9-911
35 ILCS 5/1501 35 ILCS 105/20		120, par. 15-1501 120, par. 439.20
35 ILCS 103/20 35 ILCS 110/18		120, par. 439.48
35 ILCS 115/18		120, par. 439.118
35 ILCS 120/2a		120, par. 441a
35 ILCS 120/6c 35 ILCS 130/9d		120, par. 445c
35 ILCS 130/90 35 ILCS 135/14a		120, par. 453.9d 120, par. 453.44a
35 ILCS 610/5	from Ch.	120, par. 467.5
35 ILCS 610/6	_	120, par. 467.6
35 ILCS 615/5		120, par. 467.20
35 ILCS 615/6 35 ILCS 620/5		120, par. 467.21 120, par. 472
35 ILCS 620/6		120, par. 472 120, par. 473
35 ILCS 625/5	from Ch.	120, par. 1415
35 ILCS 625/6	from Ch.	120, par. 1416

35 ILCS 630/9 from Ch. 120, par. 2009 35 ILCS 630/10 from Ch. 120, par. 2010 320 ILCS 25/3.07 from Ch. 67 1/2, par. 403.07

Amends the Civil Administrative Code to allow the Department of Revenue, upon certification of past due child support, to collect the delinquency in any manner authorized for the collection of any tax administered by the Department (now only delinquent personal income tax). Amends the State Finance Act to provide that a retail sale by a producer of coal or other mineral is a sale at retail where it is extracted from the earth. Amends the Illinois Income Tax Act. In the definition of base income, deletes real estate investment trusts from the language concerning the modification of taxable income for a corporation. Provides that in the case of a trust, unspecified items of income or deductions taken into account in computing base income and not otherwise allocated shall be allocated to the State if the taxpayer had commercial domicile in the State when the item was paid, incurred, or accrued (now shall not be allocated to State). Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to require that a protest to the Notice of Tentative Determination of Claim be filed within 60 days (now 20 days). Amends the Cigarette Tax Act, the Cigarette Use Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, and the Telecommunications Excise Tax Act to provide that if both the Department and the taxpayer have agreed to an extension of time to issue a notice of tax liability, a claim for credit or refund may be filed at any time prior to the expiration of the agreed upon period. Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to include in the list of factors used to determine "income" an amount equal to any net operating loss carryover deduction or capital loss carryover deduction taken during the taxable year. Makes other changes. Effective immediately.

## HOUSE AMENDMENT NO. 1.

```
Adds reference to:
35 ILCS 5/917
                         from Ch. 120, par. 9-917
35 ILCS 105/9
                         from Ch. 120, par. 439.9
35 ILCS 120/3
                         from Ch. 120, par. 442
35 ILCS 120/11
                         from Ch. 120, par. 450
35 ILCS 130/10b
                          from Ch. 120, par. 453.10b
35 ILCS 135/20
                          from Ch. 120, par. 453.50
35 ILCS 505/3
                         from Ch. 120, par. 419
35 ILCS 505/3a
                         from Ch. 120, par. 419a
35 ILCS 505/3b
                         from Ch. 120, par. 419b
35 ILCS 505/3c
                         from Ch. 120, par. 419b.1
35 ILCS 505/13
                          from Ch. 120, par. 429
35 ILCS 505/13a.7
                           from Ch. 120, par. 429a7
35 ILCS 505/13a.8 new
35 ILCS 610/11
                          from Ch. 120, par. 467.11
35 ILCS 615/11
                          from Ch. 120, par. 467.26
35 ILCS 620/11
                          from Ch. 120, par. 478
                         from Ch. 120, par. 1421
35 ILCS 625/11
35 ILCS 630/15
                          from Ch. 120, par. 2015
235 ILCS 5/8-9
                         from Ch. 43, par. 163e
415 ILCS 5/57.11
415 ILCS 125/325
```

Further amends the Illinois Income Tax Act. Provides that nothing in the Act shall prevent the Director from divulging information to anyone pursuant to a request or authorization made by the taxpayer or his or her authorized representative or spouse. Further amends the Retailers' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, and the Telecommunications Excise Tax Act and amends the Liquor Control Act of 1934 to provide that nothing in those Acts shall prevent the Director from divulging information pursuant to the request of a taxpayer or his or her authorized representative. Amends the Motor Fuel Tax Law. Provides that the penalties on bonds re-

quired of distributors, suppliers, bulk users, or receivers shall not exceed \$100,000 (now \$40,001). Deletes requirement that claims for refunds for lost motor fuel must be made by affidavit. Deletes current provision concerning claims for credit by a receiver for taxes paid upon fuel exported or sold under certain circumstances. Provides procedures for receivers who have paid the required tax upon fuel exported or sold to file a claim for credit. Provides standards for the claims. Provides that a person who ceases to be licensed as a receiver while holding an unused credit may elect to surrender the unused credit to the Department and receive a refund. Amends the Environmental Protection Act by providing that, subject to appropriation, moneys in the Undreground Storage Tank Fund may also be used for refunds under the Motor Fuel Tax Act. Makes other changes.

## HOUSE AMENDMENT NO. 2.

Further amends the Illinois Income Tax Act. Provides that an individual taxpayer shall not be subject to a penalty for failing to pay estimated tax if the taxpayer is 65 years of age or older and is residing in a nursing home. Makes the provisions of the bill severable.

## HOUSE AMENDMENT NO. 3.

Provides that the bill is effective January 1, 1998, except that the provisions concerning returns in the Use Tax Act and the Retailers' Occupation Tax Act take effect January 1, 1999.

HOUSE AMENDMENT NO. 4.

Adds reference to: 20 ILCS 2505/39b53 new 35 ILCS 5/302 from Ch. 120, par. 3-302 35 ILCS 5/701 from Ch. 120, par. 7-701 35 ILCS 735/3-3 from Ch. 120, par. 2603-3

Further amends the Civil Administrative Code of Illinois, and the Illinois Income Tax Act and amends the Uniform Penalty and Interest Act. Requires the Department of Revenue to study the use and cost effectiveness of certain reciprocal agreements. Requires the Department to report to the General Assembly the impact on Illinois income tax collectors of each of the reciprocal agreements by January 1, 1999 and each 5 years thereafter. Allows the Department to require employers and employees to provide all information necessary to complete the study. Allows the General Assembly to adopt a joint resolution directing the Director of Revenue to revoke any reciprocal agreement with any other state that results in a loss of revenue to Illinois. Requires the resolution to specify the date on which the agreement is revoked. Provides that the date shall be no sooner than the beginning of the next subsequent calendar year that is at least 6 months after the adoption of the resolution. Allows the Director of Revenue to enter into a compensation or rebating agreement with any reciprocal state before any revocation by resolution of the General Assembly. Allows the Director to enter into agreements with reciprocal states to contract with any third party mutually agreed to by the Director and the reciprocal state to establish a rebate or compensation amount.

### HOUSE AMENDMENT NO. 5.

Deletes reference to: 35 ILCS 5/1501

Deletes provisions that amended the Illinois Income Tax Act to amend the definition of "resident" to exclude certain trusts.

Feb 07 1997	First reading	Referred to Rules
Feb 19	•	Assigned to Revenue
Feb 28		Recommended do pass 009-000-000
	Placed Calndr, Second Rea	
Mar 04	Second Reading	
	Placed Calndr, Third Read	ing
Mar 06	Added as Chief Co-sponso	r PARKER
	Added as Chief Co-sponso	r WELCH
	Third Reading - Passed 05	6-000-000
Mar 07	Arrive House	
	Placed Calendr, First Read	ng
Маг 21	Hse Sponsor MOORE, AN	IDREA
	First reading	Referred to Rules

Apr 08		Assigned to Revenue	
May 05	Added As A Joint Sponsor	GASH	
May 08	Amendment No.01	REVENUE H	Adopted
	Amendment No.02	REVENUE H	Adopted
	Amendment No.03	REVENUE H	Adopted
		Do Pass Amend/Short	Debate
	Discod Cal 2nd Ddg Cht D	011-000-000	
	Placed Cal 2nd Rdg-Sht D Added As A Joint Sponsor		
<b>M</b> ay 13	Second Reading-Short Deb	nate	
may 15	Held 2nd Rdg-Short Deba	te	
May 14	Pld Cal Ord 3rd Rdg-Sht I		
May 16	Relid 2nd Rdng-Short Deb	ate	
	Amendment No.04	BRADFORD	
	Amendment referred		
	Added As A Joint Sponsor Amendment No.05	MOORE, ANDREA	
	Amendment referred		
	Amendment No.04	BRADFORD	
		Be adopted	
	Amendment No.04	BRADFORD	Adopted
	Amendment No.05	MOORE, ANDREA	
		Be adopted	4 4 4 - 4
	Amendment No.05	MOORE,ANDREA	Adopted
	Pld Cal Ord 3rd Rdg-Sht I 3rd Rdg-Sht Dbt-Pass/Vo		
May 19	Sec. Desk Concurrence 01,		
May 20	Filed with Secretary	02,03,04,03	
1.14) 20		Mtn concur - House A:	mend
		-PETERSON	
	Motion referred to	SRUL	
		Mtn concur - House A	mend
	D 1 6 4	-PETERSON	
May 22	Rules refers to	SREV Mtn concur - House A	mand
<b>M</b> ay 22		-PETERSON	mena
		Be adopted	
		Mtn concur - House A	mend
		-PETERSON	
	S Concurs in H Amend. 0		
	S Concurs in H Amend. 03	5/059-000-000	
I 20	Passed both Houses		
Jun 20 Aug 17	Sent to the Governor Governor approved		
Aug 17	Governor approved	GENERALLY	
		SOME PARTS	
	Effective date 98-01-01		
	Effective date 99-01-01		
	PUBLIC ACT 90-0491		
SB-0857 BURZ	YNSKI – PARKER.		
5 ILCS 80/4.9		127, par. 1904.9	
5 ILCS 80/4.18	3 new		
225 ILCS 2/10			
225 ILCS 2/15			
225 ILCS 2/20 225 ILCS 2/25			
225 ILCS 2/35			
225 ILCS 2/40			
225 ILCS 2/50			
225 ILCS 2/55 ne	ew		
225 ILCS 2/60 225 ILCS 2/70			
225 ILCS 2/70 225 ILCS 2/75 new			
225 ILCS 2/75 RG 225 ILCS 2/80	J.VY		
225 ILCS 2/90			
225 ILCS 2/100			
225 ILCS 2/105 r	new		

SB-0857—*Cont.* 548

205 H GG 2 (110	
225 ILCS 2/110 225 ILCS 2/130	
225 ILCS 2/135 new	
225 ILCS 2/140	
225 ILCS 2/145	
225 ILCS 2/150	
225 ILCS 2/152 new	
225 ILCS 2/154 new	
225 ILCS 2/155 225 ILCS 2/160	
225 ILCS 2/165 225 ILCS 2/165	
225 ILCS 2/170	
225 ILCS 2/175	
225 ILCS 2/180	
225 ILCS 2/185	
225 ILCS 2/195	
225 ILCS 2/45 rep. 225 ILCS 2/205 rep.	
225 ILCS 2/203 Tep. 225 ILCS 55/20	from Ch. 111, par. 8351-20
225 ILCS 55/25	from Ch. 111, par. 8351-25
225 ILCS 55/30	from Ch. 111, par. 8351-30
225 ILCS 55/40	from Ch. 111, par. 8351-40
225 ILCS 55/45	from Ch. 111, par. 8351-45
225 ILCS 55/55	from Ch. 111, par. 8351-55
225 ILCS 55/60 225 ILCS 55/65	from Ch. 111, par. 8351-60 from Ch. 111, par. 8351-65
225 ILCS 55/85	from Ch. 111, par. 8351-85
225 ILCS 55/90	from Ch. 111, par. 8351-90
225 ILCS 55/95	from Ch. 111, par. 8351-95
225 ILCS 55/165	from Ch. 111, par. 8351-165
225 ILCS 55/50 rep.	6 CL 111 2502
225 ILCS 65/3 225 ILCS 65/4	from Ch. 111, par. 3503 from Ch. 111, par. 3504
225 ILCS 65/7	from Ch. 111, par. 3507
225 ILCS 65/10	from Ch. 111, par. 3510
225 ILCS 65/11	from Ch. 111, par. 3511
225 ILCS 65/12	from Ch. 111, par. 3512
225 ILCS 65/14	from Ch. 111, par. 3514
225 ILCS 65/16 225 ILCS 65/17	from Ch. 111, par. 3516 from Ch. 111, par. 3517
225 ILCS 65/21	from Ch. 111, par. 3521
225 ILCS 65/23	from Ch. 111, par. 3523
225 ILCS 65/24	from Ch. 111, par. 3524
225 ILCS 65/25	from Ch. 111, par. 3525
225 ILCS 65/26 225 ILCS 65/27	from Ch. 111, par. 3526 from Ch. 111, par. 3527
225 ILCS 65/30	from Ch. 111, par. 3530
225 ILCS 65/32	from Ch. 111, par. 3532
225 ILCS 65/33	from Ch. 111, par. 3533
225 ILCS 65/35	from Ch. 111, par. 3535
225 ILCS 65/36 225 ILCS 65/37	from Ch. 111, par. 3536 from Ch. 111, par. 3537
225 ILCS 65/37 225 ILCS 65/38	from Ch. 111, par. 3538
225 ILCS 65/39	from Ch. 111, par. 3539
225 ILCS 65/40	from Ch. 111, par. 3540
225 ILCS 65/42	from Ch. 111, par. 3542
225 ILCS 65/43	from Ch. 111, par. 3543
225 ILCS 65/47 225 ILCS 65/8 rep.	from Ch. 111, par. 3547
225 ILCS 65/9 rep.	
225 ILCS 65/13 rep.	
225 ILCS 65/15 rep.	
225 ILCS 65/19 rep.	6 60 111 2656
225 ILCS 70/4 225 ILCS 70/5	from Ch. 111, par. 3654 from Ch. 111, par. 3655
225 ILCS 70/5.1 new	110111 Cil. 1111, par. 3033
225 ILCS 70/6	from Ch. 111, par. 3656
225 ILCS 70/7	from Ch. 111, par. 3657

225 ILCS 70/8	from Ch. 111, par. 3658
225 ILCS 70/9	from Ch. 111, par. 3659
225 ILCS 70/10	from Ch. 111, par. 3660
225 ILCS 70/11	from Ch. 111, par. 3661
225 ILCS 70/12	from Ch. 111, par. 3662
225 ILCS 70/13	from Ch. 111, par. 3663
225 ILCS 70/14	from Ch. 111, par. 3664
225 ILCS 70/15	
225 ILCS 70/17 225 ILCS 70/17	from Ch. 111, par. 3665
225 ILCS 70/17 225 ILCS 70/18	from Ch. 111, par. 3667
	from Ch. 111, par. 3668
225 ILCS 70/19 225 ILCS 70/20	from Ch. 111, par. 3669
	from Ch. 111, par. 3670
225 ILCS 70/20.1 new	
225 ILCS 70/21	from Ch. 111, par. 3671
225 ILCS 70/22	from Ch. 111, par. 3672
225 ILCS 70/23	from Ch. 111, par. 3673
225 ILCS 70/24	from Ch. 111, par. 3674
225 ILCS 70/24.1 new	
225 ILCS 70/28	from Ch. 111, par. 3678
225 ILCS 70/37 rep.	
225 ILCS 95/6	from Ch. 111, par. 4606
225 ILCS 95/9	from Ch. 111, par. 4609
225 ILCS 95/10	from Ch. 111, par. 4610
225 ILCS 95/11	from Ch. 111, par. 4611
225 ILCS 95/14	from Ch. 111, par. 4614
225 ILCS 95/14.1 new	from Cir. 111, par. 1011
225 ILCS 95/16	from Ch. 111, par. 4616
225 ILCS 95/17	from Ch. 111, par. 4617
225 ILCS 95/17 225 ILCS 95/21	from Ch. 111, par. 4621
225 ILCS 95/21 225 ILCS 95/22.1	
	from Ch. 111, par. 4622.1
225 ILCS 95/22.2	from Ch. 111, par. 4622.2
225 ILCS 95/22.5	from Ch. 111, par. 4622.5
225 ILCS 95/22.7	from Ch. 111, par. 4622.7
225 ILCS 95/22.11	from Ch. 111, par. 4622.11
225 ILCS 95/22.12	from Ch. 111, par. 4622.12
225 ILCS 95/24	from Ch. 111, par. 4624
225 ILCS 95/18 rep.	
225 ILCS 110/3	from Ch. 111, par. 7903
225 ILCS 110/3.5 new	
225 ILCS 110/5	from Ch. 111, par. 7905
225 ILCS 110/7	from Ch. 111, par. 7907
225 ILCS 110/8	from Ch. 111, par. 7908
225 ILCS 110/9.5 new	,,
225 ILCS 110/11	from Ch. 111, par. 7911
225 ILCS 110/13	from Ch. 111, par. 7913
225 ILCS 110/14	from Ch. 111, par. 7914
225 ILCS 110/16	from Ch. 111, par. 7916
225 ILCS 110/16.5 new	11011 Cii. 111, par. 7710
225 ILCS 110/10.5 flew 225 ILCS 110/17	from Ch. 111, par. 7917
225 ILCS 110/17 225 ILCS 110/18	
	from Ch. 111, par. 7918
225 ILCS 110/21	from Ch. 111, par. 7921
225 ILCS 110/22	from Ch. 111, par. 7922
225 ILCS 110/28	from Ch. 111, par. 7928
225 ILCS 110/28.5 new	
225 ILCS 110/29.5 new	f Cl 111 7000
225 ILCS 110/30	from Ch. 111, par. 7930
225 ILCS 110/33	from Ch. 111, par. 7933
225 ILCS 110/6 rep.	
225 ILCS 110/7.5 rep.	
225 ILCS 110/9 rep.	
225 ILCS 110/12 rep.	
225 ILCS 110/31 rep.	
225 ILCS 110/32 rep.	

Amends the Regulatory Agency Sunset Act to extend the sunset date of the Marriage and Family Therapy Licensing Act, the Illinois Nursing Act of 1987, the Nursing Home Administrators Licensing and Disciplinary Act, the Physician Assistant Practice Act of 1987, and the Illinois Speech-Language Pathology and Au-

diology Practice Act to January 1, 2008. Amends the Acupuncture Practice Act. Grants additional rulemaking authority to the Department of Professional Regulation. Changes the registration requirements to licensing requirements. Establishes the Board of Acupuncture and sets forth its powers and duties. Requires an applicant for licensure to provide proof to the Department that he or she has passed the National Commission for the Certification of Acupuncturists examination or a substantially equivalent examination approved by the Department. Provides that an applicant has 3 years from the date of application to complete the application process. Sets forth the procedures for restoring an expired license and placing a license on inactive status. Amends the Marriage and Family Therapy Licensing Act, the Illinois Nursing Act of 1987, the Nursing Home Administrators Licensing and Disciplinary Act, the Physician Assistant Practice Act of 1987, and the Illinois Speech-Language Pathology and Audiology Practice Act. Allows the Department or the Board or Committee to compel a licensee or applicant for licensure to submit to a mental or physical examination upon a showing of a possible violation of the Acts. Amends the licensing Acts to delete specified fee requirements and to provide that the Department of Professional Regulation shall set by rule fees for the administration of each licensing Act. In each licensing Act amended, makes technical and additional substantive changes. Reorganizes certain provisions within the Act. Deletes obsolete language in each licensing Act. Effective December 30, 1997, except that changes to the Acupuncture Practice Act take effect immediately.

SENATE AMENDMENT NO. 1.

Makes technical changes.

## SENATE AMENDMENT NO. 2.

```
Deletes reference to:
225 ILCS 110/3
                           from Ch. 111, par. 7903
225 ILCS 110/3.5 new
225 ILCS 110/5
                           from Ch. 111, par. 7905
225 ILCS 110/7
                           from Ch. 111, par. 7907
225 ILCS 110/8
                           from Ch. 111, par. 7908
225 ILCS 110/9.5 new
225 ILCS 110/11
                           from Ch. 111, par. 7911
225 ILCS 110/13
                           from Ch. 111, par. 7913
225 ILCS 110/14
                           from Ch. 111, par. 7914
225 ILCS 110/16
                           from Ch. 111, par. 7916
225 ILCS 110/16.5 new
225 ILCS 110/17
                           from Ch. 111, par. 7917
225 ILCS 110/18
                           from Ch. 111, par. 7918
225 ILCS 110/21
                           from Ch. 111, par. 7921
225 ILCS 110/22
                           from Ch. 111, par. 7922
225 ILCS 110/28
                           from Ch. 111, par. 7928
225 ILCS 110/28.5 new
225 ILCS 110/29.5 new
225 ILCS 110/30
                           from Ch. 111, par. 7930
225 ILCS 110/33
                           from Ch. 111, par. 7933
225 ILCS 110/6 rep.
225 ILCS 110/7.5 rep. 225 ILCS 110/9 rep.
225 ILCS 110/12 rep.
225 ILCS 110/31 rep.
225 ILCS 110/32 rep.
```

Deletes all changes to the Speech-Language Pathology and Audiology Act. Deletes change to Regulatory Agency Sunset Act extending the repeal date for the Speech-Language Pathology and Audiology Act.

## SENATE AMENDMENT NO. 3.

Further amends the Illinois Nursing Act of 1987 to allow the Department of Professional Regulation to use moneys in the Nursing Dedicated and Professional Fund to conduct a survey as prescribed by rule of the Department.

### SENATE AMENDMENT NO. 4.

Deletes limitation under the Acupuncture Practice Act on physicians or dentists practicing acupuncture unless appropriately skilled or trained. Makes technical changes.

## HOUSE AMENDMENT NO. 1.

Adds reference to:

225 ILCS 745/25

225 ILCS 745/52

225 ILCS 745/65

Amends the Professional Geologist Licensing Act to provide practitioners with an additional year to apply for licensure without examination. Further amends the Illinois Nursing Act of 1987 to delete the requirement that a registered nurse member of the Board of Nursing be a diploma educator. Changes the non-voting status of the public member of the Board to voting.

## HOUSE AMENDMENT NO. 2.

Adds reference to:

225 ILCS 25/21

from Ch. 111, par. 2321

Amends the Illinois Dental Practice Act to delete specified licensing fee requirements, except for certain renewal fee requirements, and to provide that the fees shall be set by rule of the Department of Professional Regulation.

Note(s) That May Apply: Fiscal

OTE(S) THAT MAY	v Appr v. Fiscal	rossional respaintion.
	First reading	Referred to Rules
Feb 19	Added as Chief Co-sponsor	
10017	radica as effici co spoisor	Assigned to Licensed Activities
Mar 12	Amendment No.01	LICENSED ACT. S Adopted
14141 12	Amendment No.02	LICENSED ACT. S Adopted
	Amendment No.03	LICENSED ACT. S Adopted
	Amendment No.04	LICENSED ACT. S Adopted  LICENSED ACT. S Adopted
	Amendment No.04	Recommnded do pass as amend
		009-000-000
	Dingad Calada Sagand Dag	*** *** ***
Mar 17	Placed Calndr, Second Read Second Reading	uiig
IVIAI 17		
Mar 18	Placed Calndr, Third Readi	
Mai 18	Third Reading - Passed 055	5-001-000
	Arrive House	
Mo. 10	Placed Calendr, First Read	ng
Mar 19	Hse Sponsor SAVIANO	Referred to Rules
Mar 21	First reading	
	Amendment No.01	Assigned to Registration & Regulation
May 01	Amendment No.02	REGIS REGULAT H Adopted
	Amendment No.02	REGIS REGULAT H Adopted
		016-003-001
		Do Pass Amd/Stndrd Dbt/Vote 014-004-002
	Plcd Cal 2nd Rdg Std Dbt	
May 06	Second Reading-Stnd Deba	ate
	Pld Cal Ord 3rd Rdg-Std I	Obt
May 09	3rd Rdg-Stnd Dbt-Pass/V0	093-023-001
May 12	Sec. Desk Concurrence 01,	02
May 13	Filed with Secretary	
		Mtn concur - House Amend
	Motion referred to	SRUL
May 14		Mtn concur - House Amend
	Rules refers to	SLIC
May 20	•	Mtn concur - House Amend
		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	,02/058-000-000
	Passed both Houses	
Jun 18	Sent to the Governor	
Jul, 03	Governor approved	
		GENERALLY
		SOME PARTS
	Effective date 97-12-30	
	Effective date 97-07-03	
	PUBLIC ACT 90-0061	

# SB-0858 BURZYNSKI.

5 ILCS 80/4.9 5 ILCS 80/4.18 new from Ch. 127, par. 1904.9

Amends the Regulatory Agency Sunset Act to extend the sunset date of the Podiatric Medical Practice Act of 1987 to January 1, 2008. Amends the Podiatric Medical Practice Act of 1987. Deletes requirement that applicants complete parts of the examination administered by the National Board of Podiatric Medical Examiners. Allows the Department to impose a fine not to exceed \$5,000 (now, \$2,500) upon a licensee for a violation enumerated in the Act. Provides that the Department must commence a disciplinary action for specified violations of the Act within 3 years of notification or complaint of the violation. Allows the Department or Podiatric Medical Licensing Board to compel a licensee or applicant to submit to a mental or physical examination upon a showing of a possible violation of the Act. Makes technical and additional substantive changes. Reorganizes certain provisions within the Act. Deletes obsolete language. Effective December 30, 1997.

SENATE AMENDMENT NO. 1.

```
Makes a technical change.
NOTE(S) THAT MAY APPLY: Fiscal
    Feb 07 1997
                First reading
                                            Referred to Rules
    Feb 19
                                            Assigned to Licensed Activities
    Mar 12
                       Amendment No.01
                                            LICENSED ACT. S
                                                                     Adopted
                                            Recommnded do pass as amend
                                              009-000-000
                  Placed Calndr, Second Reading
    Mar 13
                  Second Reading
                  Placed Calndr, Third Reading
    Mar 17
                  Third Reading - Passed 051-000-000
    Mar 18
                  Arrive House
                  Placed Calendr, First Reading
                  Hse Sponsor SAVIANO
                  First reading
                                            Referred to Rules
    Mar 21
                                            Assigned to Registration & Regulation
    May 01
                                            Do Pass/Stdnrd Dbt/Vo014-004-001
                  Plcd Cal 2nd Rdg Std Dbt
    May 06
                  Second Reading-Stnd Debate
                  Pld Cal Ord 3rd Rdg-Std Dbt
    May 09
                  3rd Rdg-Stnd Dbt-Pass/V089-027-001
                  Passed both Houses
    Jun 06
                  Sent to the Governor
    Jul 08
                  Governor approved
```

PUBLIC ACT 90-0076 Effective date 97-12-30

**553** SB-0859

### SB-0859 BURZYNSKI.

225 ILCS 410/1-11 from Ch. 111, par. 1701-11

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985 to exclude from regulation under the Act certain providers of personal care and health care services. Effective immediately.

### SENATE AMENDMENT NO. 1.

Provides that the personal care and health care exception to the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985 shall not otherwise be construed to negate the requirements of the Act.

### HOUSE AMENDMENT NO. 1.

```
Adds reference to:
New Acts
5 ILCS 80/4.18 new
5 ILCS 312/1-102
                            from Ch. 102, par. 201-102
5 ILCS 312/1-104
5 ILCS 312/1-105 new
                            from Ch. 102, par. 201-104
5 ILCS 312/2-101
                            from Ch. 102, par. 202-101
5 ILCS 312/2-102
5 ILCS 312/2-103
                            from Ch. 102, par. 202-102
                            from Ch. 102, par. 202-103
5 ILCS 312/2-105
                            from Ch. 102, par. 202-105
5 ILCS 312/2-106
                            from Ch. 102, par. 202-106
5 ILCS 312/3-101
                            from Ch. 102, par. 203-101
from Ch. 102, par. 203-102
5 ILCS 312/3-102
5 ILCS 312/3-104
                            from Ch. 102, par. 203-104
5 ILCS 312/3-105
                            from Ch. 102, par. 203-105
                            from Ch. 102, par. 204-101
5 ILCS 312/4-101
5 ILCS 312/5-102
                            from Ch. 102, par. 205-102
5 ILCS 312/6-102
                            from Ch. 102, par. 206-102
5 ILCS 312/6-104
                            from Ch. 102, par. 206-104
5 ILCS 312/7-102
                            from Ch. 102, par. 207-102
5 ILCS 312/7-110 new
5 ILCS 312/6-101 rep.
5 ILCS 312/7-104 rep.
15 ILCS 305/5.5
30 ILCS 105/5.449 new
30 ILCS 105/5.450 new
225 ILCS 90/2
                          from Ch. 111, par. 4252
225 ILCS 107/45
225 ILCS 455/15
                            from Ch. 111, par. 5815
225 ILCS 455/23
                            from Ch. 111, par. 5823
225 ILCS 455/Art. 2 rep.
225 ILCS 446/80
```

Creates the Orthotics and Prosthetics Practice Act to regulate persons who practice orthotics or prosthetics through licensing requirements. Preempts home rule powers. Amends the Regulatory Agency Sunset Act to repeal the new Act on January 1, 2008. Amends the State Finance Act to add the Orthotics and Prosthetics License Fund. Creates the Real Estate Appraiser Licensing Act to provide for the regulation by the Office of Banks and Real Estate of real estate appraisers required in federally related transactions. Amends the Regulatory Agency Sunset Act to sunset the new Act on January 1, 2008. Repeals Article 2 of the Real Estate License Act of 1983, which regulates real estate appraisers. Further amends the Real Estate License Act of 1983 to delete references to that Article 2. Amends the Illinois Notary Public Act. Permits a nonresident to be commissioned as a notary in the Illinois county in which employed. Broadens an employer's liability for a notary's misconduct. Increases a notary's appointment fee and notarization fee. Permits a notary to charge certain travel fees. Specifies documents that constitute satisfactory evidence to a notary of a person's identification. Permits the Secretary of State to adopt rules for the administration of the Act. Provides that an applicant for appointment and commission as a notary public shall pay a fee of \$10 (now \$5 if in person and \$10 if by mail) to record the commission at the county clerk's office. Amends the Secretary of State Act to provide a fee for expedited certificates or apostilles with seals. Amends the State Finance Act to create a special fund within the State treasury for

Feb 07 1997 First reading

the deposit of a portion of the fees from appointments and expedited services. Makes other changes. Amends the Illinois Physical Therapy Act. Allows students to practice without the direct personal supervision of a licensed physical therapist. Amends the Professional Counselor and Clinical Professional Counselor Licensing Act to provide for the licensing of school psychologists in the same manner as clinical professional counselors. Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Requires the Department of Professional Regulation to complete a criminal background investigation of an applicant for a permanent employment registration card seeking employment with a private security contractor agency. Imposes a fine not to exceed \$1,000 against a private security contractor agency that employs a person convicted of a felony if the conviction is revealed in the person's criminal background investigation. Provides that no person may be employed by a private detective agency, private security contractor agency, private alarm contractor agency, or locksmith agency without holding a valid and active permanent employee registration card. Makes additional substantive changes. Referred to Rules

Feb 19	•	Assigned to Licensed Activities
Mar 12	Amendment No.01	LICENSED ACT. S Adopted
11101 12	runonoment i volo i	Recommnded do pass as amend
		009-000-000
	Placed Calndr, Second Rea	
Mar 13	Second Reading	·
14141 13	Placed Calndr, Third Read	lino
Mar 17	Third Reading - Passed 05	
Mar 18	Arrive House	
11201 10	Placed Calendr, First Read	Ing
Mar 20	Hse Sponsor SAVIANO	
11111 20	First reading	Referred to Rules
Mar 21	1	Assigned to Registration & Regulation
May 08	Amendment No.01	REGIS REGULAT H Adopted
,		016-003-000
		Do Pass Amend/Short Debate
		017-003-000
	Placed Cal 2nd Rdg-Sht I	Obt
May 12	Second Reading-Short De	bate
	Pld Cal Ord 3rd Rdg-Sht	Dbt
May 13	3rd Rdg-Sht Dbt-Pass/Vo	t078-035-004
May 14	Sec. Desk Concurrence 01	
	Filed with Secretary	
		Mtn non-concur - Hse Amend
May 15	S Noncners in H Amend.	01
	Arrive House	Mary Deprived a Bonda Mar
		MTN REFUSE RECEDE-HSE
	Di col Col Oolo Nocco	AMEND
M 10	Placed Cal Order Non-con	
<b>M</b> ay 19	H Refuses to Recede Ame	
	H Requests Conference C	pptd 1ST/MOORE,EUGENE,
	rise Conference Confin A	CURRIE, HANNIG,
		CHURCHILL AND
		SAVIANO
May 23	Sen Accede Reg Conf Cor	
	Sen Conference Comm Ap	
		KARPIEL, MADIGAN,
		JACOBS, MOLARO
SEO MAH	IAR WATSON KADDIEI	- ROMKE

#### SB-0860 MAHAR - WATSON - KARPIEL - BOMKE. 305 ILCS 5/4-1.11 from Ch. 23, par. 4-1.11

required under federal law. Effective immediately.

Amends the Aid to Families with Dependent Children Article of the Illinois Public Aid Code. Provides that a person shall not transfer property for less than fair market value, removing a provision that the transfer is prohibited only to the extent HOUSE AMENDMENT NO. 1. (Tabled May 31, 1997)

Deletes reference to: 305 ILCS 5/4-1.11 Adds reference to: 305 ILCS 5/12-13.1

Deletes everything. Amends the Illinois Public Aid Code. Changes from quarterly to annually the frequency of reports, findings, and recommendations the Office of the Inspector General of the Department of Public Aid shall make to the Governor and General Assembly regarding investigations into reports of fraud, waste, abuse, mismanagement, or misconduct relating to any public aid programs administered by the Department. Effective immediately.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 305 ILCS 5/12-13.1 Adds reference to: 775 ILCS 5/2-105

from Ch. 68, par. 2-105

Deletes everything. Amends the Illinois Human Rights Act. Requires specified State agencies to notify the Department of Human Rights 30 days before effecting a layoff. Requires the Department to make adverse impact determinations and requires the State agency to notify the employee, the employee's union, and the Dislocated Worker Unit at DCCA. Prohibits a layoff for 10 working days after notice to the Department unless an emergency layoff situation exists. Provides each employee targeted for layoff should be notified that transitional assistance may be available to him or her. Effective immediately.

	ctive illimitations.	
Feb 07 1997	First reading	Referred to Rules
Feb 19		Assigned to Public Health & Welfare
Feb 26		To Subcommittee
Mar 11		Recommended do pass 006-002-001
	Placed Calndr, Second Rea	
Mar 18	Second Reading	
17441 10	Placed Calndr, Third Read	ling
Mar 19	Third Reading - Passed 03	
Mai 17	Arrive House	2-004-016
	Placed Calendr, First Read	lna
Маг 21		шц
Mai 21	Hse Sponsor KOSEL	lu a
4 00	Placed Calendr, First Read	
Apr 08	First reading	Referred to Rules
Apr 09		Assigned to Human Services
May 07	Alt Primary Sponsor Char	
	Amendment No.01	HUMAN SERVS H Adopted
		Do Pass Amend/Short Debate
		011-000-000
	Placed Cal 2nd Rdg-Sht D	Obt
May 08	Alt Primary Sponsor Char	
	Second Reading-Short De	bate
	Pld Cal Ord 3rd Rdg-Sht	
May 15	Relld 2nd Rdng-Short Del	bate
•	Amendment No.02	STEPHENS
	Amendment referred	to HRUL
	Held 2nd Rdg-Short Deba	
May 16	Amendment No.02	
1414) 10	Rules refers to	HHSV
	Held 2nd Rdg-Short Deba	
	Ticia zha Rag Short Desa	3RD READING AND
		PASSAGE DEADLINE
		EXTENDED - 5/23/97
	Hold 2nd Ddg Chart Daha	
M 22	Held 2nd Rdg-Short Deba	
May 23		3RD READING AND
		PASSAGE DEADLINE
	TILLS ID LOL . DI	EXTENDED - 5/31/97
	Held 2nd Rdg-Short Deba	
May 31	Amendment No.03	TURNER,ART
	Amendment referred	
	Amendment No.03	TURNER,ART

Be adopted

May 31—Cont.

Mtn Prevail -Table Amend No 01 TURNER, ART

Amendment No.03 Pld Cal Ord 3rd Rdg-Sht Dbt Adopted

Tabled Pursuant to Rule40(A) HA 2 3rd Rdg-Sht Dbt-Pass/Vot118-000-000

Sec. Desk Concurrence 03

Jun 25

Added as Chief Co-sponsor BOMKE

Jul 02

Refer to Rules/Rul 3-9(b)

#### SB-0861 MAHAR - WATSON - KARPIEL AND DILLARD.

305 ILCS 5/4-8

from Ch. 23, par. 4-8

Amends the Illinois Public Aid Code. Provides that, in determining whether a child in an assistance unit is not receiving proper and necessary support or care, the Department of Public Aid, or the Department of Human Services as successor agency to the Department of Public Aid for the purpose of administering the AFDC program, shall consider irregular school attendance by children of school age grades 1 through 8 (rather than elementary school age grades 1 through 6) as evidence of lack of proper and necessary support or care and shall provide services to those families as resources permit. Effective immediately.

OTE(S) Ti	HAT MAY APPLY: Fiscal	-
Feb 07		Referred to Rules
Feb 19	)	Assigned to Public Health & Welfare
Feb 26	)	To Subcommittee
Mar 1		Recommended do pass 006-002-001
	Placed Calndr, Second Re	
Mar 18		
	Placed Calndr, Third Rea	ading
Mar 19		
	Third Reading - Passed (	
	Arrive House	
	Placed Calendr, First Rea	adng
Mar 20		
Mar 2		Referred to Rules
Apr 08		Assigned to Children & Youth
May 0		Do Pass/Short Debate Cal 007-000-000
	Placed Cal 2nd Rdg-Sht	
May 1		
	Held 2nd Rdg-Short Del	
May 1		
•	Amendment referre	ed to HRUL
	Held 2nd Rdg-Short Del	
May 1		
•	Rules refers to	НСНҮ
	Amendment No.02	YOUNGE
	Amendment referre	ed to HRUL
	Amendment No.01	YOUNGE
		Be adopted
	Amendment No.02	YOUNGE
		Be adopted
	Amendment No.03	CHURCHILL
	Amendment referre	
	Amendment No.03	CHURCHILL
	Rules refers to	НСНҮ
	Held 2nd Rdg-Short Del	
May 1		
	Amendment referre	
	Amendment No.04	
	Rules refers to	НСНҮ
	Held 2nd Rdg-Short Del	
		3RD READING AND
		PASSAGE DEADLINE
		EXTENDED - 5/23/97
	Held 2nd Rdg-Short Del	
May 2	23	3RD READING AND
		PASSAGE DEADLINE
	77 110 1D 1 01 1 D	EXTENDED - 5/31/97

Held 2nd Rdg-Short Debate

Jul 02 Re-refer Rules/Rul 19(b) RULES HRUL

### SB-0862 FITZGERALD.

605 ILCS 5/4-508

from Ch. 121, par. 4-508

Amends the Illinois Highway Code. Provides that if the Department of Transportation obtains an interest in any land, right, or other property and must comply with the provisions of the Land and Water Conservation Fund Act of 1965, the Historic Bridge Program, the National Historic Preservation Act, the Interagency Wetland Policy Act of 1989, or the Illinois State Agency Historic Resources Preservation Act, it may, with the written approval of the Governor and concurrence of the grantee, convey its title or interest to another governmental agency, a not-for-profit organization, or a private conservation organization that will use the land, right, or property for purposes consistent with the appropriate law. Provides that the Department may retain rights to protect the public interest. Effective immediately.

SENATE AMENDMENT NO. 1.

Removes a private conservation organization from the list of entities to which the Department of Transportation may convey its title or interest in land, right, or other property.

HOUSE AMENDMENT NO. 1.

First reading

Eab 07 1007

Provides that except as provided in the provisions concerning the Department of Transportation first offering property to the person from whom the property was acquired before making any disposition of the property, the Department may convey its title or interest.

Deferred to Dules

Feb 07 1997	First reading	Referred to Rules	
Feb 19		Assigned to State Govern	ment
		Operations	
Feb 28		Postponed	
Mar 06		Recommended do pass 00	9-000-000
	Placed Calndr, Second Read	dng	
<b>M</b> ar 11	Second Reading	_	
	Placed Calndr, Third Readi	ng	
Mar 14	Filed with Secretary		
	Amendment No.01	FITZGERALD	
	Amendment referred	to SRUL	
Mar 17	Amendment No.01	FITZGERALD	
	Rules refers to	SGOA	
Mar 20	Amendment No.01	FITZGERALD	
		Be approved consideration	ı
	Recalled to Second Reading		•
	Amendment No.01	FITZGERALD	Adopted
	Placed Calndr, Third Readi		
	Third Reading - Passed 05		
Mar 21	Arrive House	. 002 000	
	Hse Sponsor BLACK		
	First reading	Referred to Rules	
Apr 08		Assigned to Transportatio	n & Motor
p. 00		Vehicles	
Apr 23	Alt Primary Sponsor Chang		
May 07	,,	Do Pass/Stdnrd Dbt/Vo0	11-008-000
1.14, 0.	Plcd Cal 2nd Rdg Std Dbt		000 000
May 09	Amendment No.01	PARKE	
, .,	Amendment referred		
	Cal 2nd Rdg Std Dbt		
May 12	Second Reading-Stnd Deba	nte	
,	Amendment No.01	PARKE	
		Be adopted	
	Hld Cal Ord 2nd Rdg-Shr		
May 13	Amendment No.01	PARKE	Adopted
2	Pld Cal Ord 3rd Rdg-Std D	Obt	
May 14	3rd Rdg-Sht Dbt-Pass/Vot		
May 15	Sec. Desk Concurrence 01		
May 21	Filed with Secretary		
,		Mtn concur - House Ame	nd
	Motion referred to	SRUL	-
May 22		Mtn concur - House Amer	nd
,	Rules refers to	SGOA	- <del></del>
	Sec. Desk Concurrence 01/		

Jul 02 Mtn concur - House Amend

SRUL-3-9(B)

Refer to Rules/Rul 3-9(b) Oct 30 Mtn concur - House Amend

> Rules refers to SGOA

Approved for Consideration SRUL Nov 13

Mtn concur - House Amend

Be adopted

Mtn concur - House Amend

S Concurs in H Amend. 01/058-000-000

Passed both Houses

Dec 12 Sent to the Governor

#### SB-0863 TROTTER.

New Act

Creates the Responsible Government Act. Provides that 5% of specified State tax revenues shall be deposited into the Responsible Government Fund. Provides that moneys in the Fund may be transferred to the General Revenue Fund if there is a revenue shortfall meeting certain criteria, or if the Fund exceeds a specified size. Sets forth duties of the Comptroller, Treasurer, and General Assembly in accomplishing the purposes of the Act. Applies to FY98 and all subsequent fiscal years. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules Assigned to Executive Feb 19 Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0864 CARROLL.

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.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education Mar 12 Postponed Committee Education Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0865 BUTLER - JACOBS.

745 ILCS 10/6A-101 745 ILCS 10/6A-105

Amends the Public and Community Service Programs Article of the Local Governmental and Governmental Employees Tort Immunity Act. Provides that neither a local public entity nor a public employee is liable for an injury a person might receive while performing services as a volunteer for a local public entity. Effective immediately.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Feb 27 Postponed Mar 05 Postponed Mar 12 Held in committee

Committee Judiciary Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0866 WEAVER,S.

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.

### SENATE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 330/3

30 ILCS 330/4

30 ILCS 330/6

30 ILCS 330/7

Deletes everything. Amends the General Obligation Bond Act. Increases the overall General Obligation Bond authorization. Increases bond authorizations for capital facilities, transportation, anti-pollution, and coal and energy development purposes. Effective immediately.

Feb 07 1997 First reading Referred to Rules
Assigned to Appropriations
Amendment No.01 Amendment No.02 APPROP S Adopted
APPROP S Lost
Recommnded do pass as amend
007-000-004

Placed Calndr, Second Reading

Mar 17 Second Reading

Placed Calndr, Third Reading

Mar 19 3/5 vote required

Third Reading - Lost 031-000-023

### SB-0867 WEAVER,S.

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.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Appropriations Mar 12 Amendment No.01 APPROP S Lost Recommended do pass 007-000-005 Placed Calndr, Second Reading Mar 17 Second Reading Placed Calndr, Third Reading Mar 19 Re-referred to Rules

#### SB-0868 WEAVER.S.

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.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Appropriations
Mar 12 Amendment No.01 APPROP S Lost
Recommended do pass 007-001-004
Placed Calndr, Second Reading

Mar 17 Second Reading

Placed Calndr, Third Reading
Mar 19
Re-referred to Rules

Oct 30 Approved for Consideration SRUL
Placed CaIndr.Third Reading

Dec 15 Refer to Rules/Rul 3-9(b)

### SB-0869 WEAVER,S.

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.

eral Obligation Bonds authorized under this Act. Effective immediately Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Appropriations

Mar 12 Amendment No.01 APPROP S Lost Recommended do pass 007-001-004

Placed Calndr, Second Reading

Mar 17 Second Reading

Placed Calndr, Third Reading

Mar 19 Re-referred to Rules
Oct 30 Approved for Consideration SRUL

Placed Calndr, Third Reading

Dec 15 Refer to Rules/Rul 3-9(b)

## SB-0870 WEAVER,S.

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.

Feb 07 1997 First reading Referred to Rules

Mar 12

Feb 19 Assigned to Appropriations Mar 12 Amendment No.01 APPROP S Recommended do pass 007-001-004 Placed Caindr.Second Reading Mar 17 Second Reading Placed Calndr, Third Reading Mar 19 Re-referred to Rules Oct 30 Approved for Consideration SRUL Placed Calndr, Third Reading Dec 15 Refer to Rules/Rul 3-9(b) SB-0871 WEAVER.S. 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 07 1997 First reading Referred to Rules Feb 19 Assigned to Appropriations Mar 12 Recommended do pass 008-000-004 Placed Calndr.Second Reading Mar 17 Second Reading Placed Calndr, Third Reading Mar 20 Re-referred to Rules SB-0872 WEAVER,S. from Ch. 127, par. 2802 30 ILCS 425/2 Amends the Build Illinois Bond Act by reducing by \$1 the total principal amount of bonds authorized under this Act. Effective immediately. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Appropriations Mar 12 Recommended do pass 008-000-004 Placed Calndr, Second Reading Mar 17 Second Reading Placed Calndr, Third Reading Mar 19 Re-referred to Rules SB-0873 WEAVER,S. 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 07 1997 First reading Referred to Rules Assigned to Appropriations Feb 19 Mar 12. Recommended do pass 008-000-004 Placed Calndr, Second Reading Second Reading Mar 17 Placed Calndr, Third Reading Mar 19 Re-referred to Rules SB-0874 WEAVER.S. from Ch. 127, par. 2802 30 ILCS 425/2 Amends the Build Illinois Bond Act by reducing by \$1 the total principal amount of bonds authorized under this Act. Effective immediately. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Appropriations Mar 12 Recommended do pass 008-000-004 Placed Caindr, Second Reading Mar 17 Second Reading Placed Calndr, Third Reading Mar 19 Re-referred to Rules SB-0875 WEAVER,S. 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 07 1997 First reading Referred to Rules Feb 19 Assigned to Appropriations

Placed Calndr.Second Reading

Recommended do pass 008-000-004

Mar 17

Second Reading

Placed Calndr, Third Reading

Mar 19

Re-referred to Rules

### SB-0876 SIEBEN.

105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

Amends the School Code. Requires the State Board of Education to file a separate annual report each February, beginning in 1998, describing each provision of the School Code for which waivers have been issued or renewed at any time prior to the date shown on the report and the percentage of school districts in the State for whom the provision is waived as of the report date. Provides that if the provision is waived for over 50% of the school districts in the State, the State Board of Education shall recommend the repeal of the provision and shall not be required to apply or enforce the provision in districts for whom the provision is not currently waived. Effective immediately.

### SENATE AMENDMENT NO. 1.

Replaces the provisions of the bill as introduced with provisions requiring the State Board of Education to submit before February 1, 1998 and in each subsequent year a cumulative report summarizing all types of waiver mandates and modifications granted by the General Assembly, identifying the waiver topic and percentage of school districts for which the waiver has been granted and including any State Board recommendations for the repeal or modification of waived mandates.

Note(s) That May Apply: Fiscal

NOTE	(S) I HAT IVIA:	Y APPLY: FISCAI	
F	eb 07 1997	First reading	Referred to Rules
F	eb 19	•	Assigned to Education
F	eb 27		Postponed
N	1ar 05	Amendment No.01	EDÜCATION S Adopted
			Recommnded do pass as amend 008-000-000
		Placed Calndr, Second Read	
N	Mar 11	Second Reading	
	101 11	Placed Calndr, Third Readi	no .
n.	1ar 13	Third Reading - Passed 057	
	1ar 14	Arrive House	7-000-000
1	141 14		
	n= 04	Placed Calendr, First Readr	ıg
	pr 04	Hse Sponsor WINTERS	<b>D</b> 6 D 4
	pr 08	First reading	Referred to Rules
Α	pr 09		Assigned to Elementary & Secondary
			Education
Α	pr 12	Alt Primary Sponsor Chang	ged LAWFER
N	Nay 01		Do Pass/Short Debate Cal 021-000-000
	•	Placed Cal 2nd Rdg-Sht Db	bt
N	1ay 06	Second Reading-Short Deb	ate
	•	Pld Cal Ord 3rd Rdg-Sht D	
N	1ay 08	3rd Rdg-Sht Dbt-Pass/Vot	
	,	Passed both Houses	
J	un 06	Sent to the Governor	
_	ul 03	Governor approved	
		PUBLIC ACT 90-0062	Effective date 97-07-03

## SB-0877 BOMKE - DEMUZIO.

110 ILCS 305/7f

from Ch. 144, par. 28f

Amends the University of Illinois Act. Adds a caption to a Section relating to tuition waivers for children of employees.

### SENATE AMENDMENT NO. 1.

Deletes reference to: 110 ILCS 305/7f Adds reference to: 110 ILCS 327/40-15

Deletes everything. Amends the University of Illinois at Springfield Law. Provides that all degrees from Sangamon State University shall be degrees from the Uofl at Springfield. Any reasonable costs associated with the reissuance of diplomas shall be borne by the individuals requesting the diplomas. Effective immediately.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education Mar 05 Amendment No.01 EDUCATION Adopted Recomminded do pass as amend 009-000-000 Placed Caindr, Second Reading Added as Chief Co-sponsor DEMUZIO Mar 11 Second Reading Placed Calndr, Third Reading Mar 13 Third Reading - Passed 051-004-000 Mar 14 Arrive House Placed Calendr, First Reading Mar 19 First reading Referred to Rules Mar 21 Assigned to Higher Education Added As A Joint Sponsor HANNIG May 08 Motion Do Pass-Lost 007-005-000

HHED

Remains in CommiHigher Education Re-Refer Rules/Rul 9(B)

WATSON - MAITLAND - LUECHTEFELD - BOMKE - MYERS, J, CUL-LERTON, MAHAR, RADOGNO, BURZYNSKI, SIEBEN, DUDYCZ, O'MALLEY, DELEO, BERMAN, KARPIEL, DILLARD, PARKER, CRO-NIN, COLLINS, WALSH,T, BOWLES, SEVERNS, WELCH, OBAMA AND HALVORSON.

110 ILCS 947/20

SB-0878

Amends the Higher Education Student Assistance Act. Provides that the Illinois Student Assistance Commission may administer a program of grant assistance as authorized by other statutes that may be referenced in the Act. Provides that the Commission may receive, hold, and disburse funds made available by individuals for the purposes for which those funds were made available.

### SENATE AMENDMENT NO. 1.

Deletes reference to: 110 ILCS 947/20 Adds reference to: New Act 5 ILCS 140/7

from Ch. 116, par. 207

Deletes everything. Creates the Illinois Prepaid Tuition Act and amends the Freedom of Information Act. Establishes the Illinois prepaid tuition program under which a purchaser enters into and makes the payments required under a prepaid tuition contract in order to provide a higher education for the beneficiary of the contract. The contractual payments must be made in advance of enrollment and assure payment upon the beneficiary's enrollment in a public university or community college of tuition and fee costs for the number of credit hours purchased under the contract. Provides for administration of the program by the Illinois Student Assistance Commission in conjunction with a 3-member board. Specifies provisions required to be included in the prepaid tuition contracts. Provides for deposit of contract payments into the Prepaid Tuition Trust Fund. Requires the tuition and fee payments due under the contracts to be made from the Trust Fund. Makes the contracts general obligations of the State and provides for continuing appropriations to discharge those obligations if moneys in the Trust Fund are insufficient. Contains other related provisions, including provisions under which information relating to the purchasers and qualified beneficiaries of prepaid tuition contracts is exempted from inspection, copying or disclosure under the Freedom of Information Act. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Deletes provisions in the engrossed bill that create a Prepaid Tuition Review Board and provides for the performance of what were to be the responsibilities of that Board by the Illinois Student Assistance Commission or an advisory panel. Provides that the advisory panel shall give advice and counsel to the Commission, which is to administer the prepaid tuition program. Provides that the advisory panel shall consist of 7 members appointed by the Commission, including one recommended by the State Treasurer, one recommended by the State Comptroller, one recommended by the Director of the Bureau of the Budget, and one recommended by the Executive Director of the Board of Higher Education. Revises the definition of a MAP-eligible institution. Provides that the start-up period for the program (during which administrative costs are to be paid by appropriations from the General Revenue Fund) shall be up to 18 months (instead of 12 months). Provides that each appropriation constitutes a loan that is to be repaid to the General Revenue Fund within 5 years by the Commission from prepaid tuition program contributions. Revises provisions relative to the conversion of prepaid tuition contract benefits for use at an out-of-state college or university and provides that the benefits of such a contract may not be used at for-profit educational institutions that are located outside of Illinois.

### HOUSE AMENDMENT NO. 2.

Deletes provisions making the prepaid tuition contracts direct obligations of the State for the payment of which the full faith and credit of the State are pledged. Also deletes a continuing appropriation provision mandating transfer to the Prepaid Tuition Trust Fund of amounts necessary to discharge obligations under the contracts if the amounts appropriated by the General Assembly for that purpose are insufficient. Provides instead for certification by the Illinois Student Assistance Commission to the Governor, Board of Higher Education, President of the Senate, and Speaker of the House of Representatives of any shortfall in the ability to meet contractual obligations in a succeeding fiscal year, and requires the Governor to request the General Assembly to make an appropriation of the amount necessary to discharge all contractual obligations that could not otherwise be met.

FISCAL NOTE, H-AMS 1 & 2 (III. Student Assistance Comm.) Minimal, if any, fiscal impact on State revenues; one-time start-up costs would total \$1.75 M during FY98 and FY99. STATE DEBT NOTE, H-AMS 1 & 2 No direct impact on the level of State bonded indebtedness. STATE MANDATES FISCAL NOTE, H-AMS 1 & 2 Fails to create a State mandate.

# GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends, with respect to those situations in which there are insufficient moneys in the Prepaid Tuition Trust Fund to pay contractual obligations in the next succeeding fiscal year and the Illinois Student Assistance Commission certifies to the Governor and others the amount necessary to meet those obligations, replacing a provision that requires the Governor to request the General Assembly to transfer into the Illinois Prepaid Tuition Trust Fund the amount necessary to fully pay and discharge contractual obligations arising under the Act that otherwise could not be discharged with a provision that requires the Governor, in those situations, to submit the amount so certified to the General Assembly as soon as practicable and before the end of the current State fiscal year.

me end of the	current State listar year.	
Feb 07 1997	First reading	Referred to Rules
Feb 19	_	Assigned to Education
Маг 04	Added as Chief Co-sponsor	
	Added as Chief Co-sponsor	r LUECHTEFELD
	Added as Chief Co-sponsor	
	Added as Chief Co-sponsor	r MYERS,J
Mar 05	<u>-</u>	Held in committee
Mar 06	Added As A Co-sponsor C	ULLERTON
	Added As A Co-sponsor M	IAHAR
	Added As A Co-sponsor R	ADOGNO
	Added As A Co-sponsor B	URZYNSKI
	Added As A Co-sponsor S	IEBEN
	Added As A Co-sponsor D	UDYCZ
	Added As A Co-sponsor O	'MALLEY
Mar 12	Amendment No.01	EDUCATION S Adopted
		Recommnded do pass as amend
		010-000-000
	Placed Calndr, Second Rea	ıdng
	Added As A Co-sponsor D	ELEO
Mar 13	Second Reading	

Placed Calndr, Third Reading

Mar 17	Added As A Co-sponsor BE Added As A Co-sponsor KA Added As A Co-sponsor DE Added As A Co-sponsor CE Added As A Co-sponsor CE Added As A Co-sponsor WA Added As A Co-sponsor WA Added As A Co-sponsor BC Third Reading - Passed 052 Arrive House	ARPIEL ILLARD ARKER RONIN DLLINS ALSH,T DWLES
IVIAI 10	Placed Calendr, First Readr Hse Sponsor BURKE Added As A Joint Sponsor Added As A Joint Sponsor Added As A Joint Sponsor First reading	SANTIAGO ERWIN DURKIN Referred to Rules
Mar 21	-	Assigned to Higher Education
Apr 22	Added As A Joint Sponsor	WOOD
May 01	Amendment No.01 Amendment No.02	HIGHER ED H Adopted HIGHER ED H Adopted Do Pass Amend/Short Debate 015-000-000
	Placed Cal 2nd Rdg-Sht Dl	
		Fiscal Note Requested WIRSING St Mandate Fis Nte ReqWIRSING State Debt Note Requested WIRSING
	Cal Ord 2nd Rdg-Shr Dbt	•
May 08	•	Fiscal Note Filed
•	Cai Ord 2nd Rdg-Shr Dbt	
May 13		State Debt Note Filed AS AMEND. HA 1 & 2
	Second Reading-Short Deb Held 2nd Rdg-Short Debat	
May 15	-	St Mandate Fis Note Filed
	Pld Cal Ord 3rd Rdg-Sht I	
May 16	3rd Rdg-Sht Dbt-Pass/Vot	
May 19	Sec. Desk Concurrence 01,	02
May 20	Filed with Secretary	
	M. C	Mtn concur - House Amend
	Motion referred to	SRUL
	Added As A Co-sponsor SE Added As A Co-sponsor W	EI CH
	Added As A Co-spoilsor W	Mtn concur - House Amend
	Rules refers to	SESE
May 22		Mtn concur - House Amend
•		Be adopted
	Added As A Co-sponsor Of	
	Added As A Co-sponsor H.	
	5.6 . 1.4 . 1.01	Mtn concur - House Amend
	S Concurs in H Amend. 01 Passed both Houses	,02/039-000-000
Jun 20	Sent to the Governor	
Aug 14	Governor amendatory veto	
Oct 16	Placed Cal. Amendatory V	eto
000.0	Mtn fild accept amend veto	WATSON
Oct 28	Accept Amnd Veto-Sen Pa	
Oct 30	Arrive House	
	Placed Cal. Amendatory V	
Nov 12	Mtn fild accept amend veto	
	Motion referred to	HRUL
	Dinand Col. Amandata V	App For Consider - Complace
Nov. 12	Placed Cal. Amendatory V	
Nov 13	Accept Amnd Veto-House	3/5 vote required
	Bth House Accept Amend	1 455 110-000-000 Veto
Nov 26	Return to Gov-Certification	
Dec 01	Governor certifies changes	
200 01	PUBLIC ACT 90-0546	
	1 02210 1101 70 03 10	

565 SB-0879

#### SB-0879 COLLINS.

305 ILCS 5/12-4.25

from Ch. 23, par. 12-4.25

Amends the "Administration" Article of the Public Aid Code. Makes stylistic changes in a Section concerning vendor participation in the Medicaid program.

Feb 07 1997 First reading

Referred to Rules Assigned to Public Health & Welfare

Feb 19 Mar 04

To Subcommittee

Committee Public Health & Welfare

Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-0880 COLLINS.

305 ILCS 5/12-4.32 new

Amends the Illinois Public Aid Code. Creates the Contract Compliance Division. Contains only a caption.

Feb 07 1997 First reading Feb 19

Referred to Rules

Assigned to Public Health & Welfare

Mar 04

To Subcommittee

Committee Public Health & Welfare

Mar 15

Refer to Rules/Rul 3-9(a)

#### COLLINS. SB-0881

305 ILCS 5/9-6.02

from Ch. 23, par. 9-6.02

Amends the "Other Social Services" Article of the Public Aid Code. Adds a caption to a Section concerning testing for literacy and English language proficiency. First reading

Feb 07 1997

Referred to Rules Assigned to Public Health & Welfare

Feb 19 Mar 04

To Subcommittee Committee Public Health & Welfare

Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-0882 COLLINS.

305 ILCS 5/5-5

from Ch. 23, par. 5-5

Amends the Medicaid Article of the Public Aid Code. Makes stylistic changes in a Section concerning requirement that the Department of Public Aid provide certain medical services for persons participating in education, training, or employment programs.

Feb 07 1997

First reading

Referred to Rules

Feb 19 Mar 04 Assigned to Public Health & Welfare To Subcommittee

Mar 15

Committee Public Health & Welfare Refer to Rules/Rul 3-9(a)

#### SB-0883 COLLINS.

305 ILCS 9A-10.5 new

Amends the Illinois Public Aid Code in provisions regarding education, training, and employment for recipients under the Aid to Families with Dependent Children Program. Adds a caption only.

Feb 07 1997

First reading

Referred to Rules

Feb 19

Assigned to Public Health & Welfare

Mar 04

To Subcommittee

Mar 15

Committee Public Health & Welfare Refer to Rules/Rul 3-9(a)

SB-0884 COLLINS.

Feb 07 1997

New Act

Creates the AFDC Recipients Transportation to Employment Act. Short title only.

First reading

Referred to Rules

Feb 19

Assigned to Public Health & Welfare

Mar 04

To Subcommittee Committee Public Health & Welfare

Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-0885 COLLINS.

10 ILCS 5/9-25.5 new

Amends the Election Code. Provides that no candidate for Governor, Lieutenant Governor, Secretary of State, Attorney General, Comptroller, Treasurer, State Senator, or State Representative shall accept a contribution from any person who at the time of the contribution has a contract of \$2,000,000 or more, or has contracts of an aggregate amount of \$5,000,000 or more, with the State of Illinois.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Local Government &
Flections

Mar 05 To Subcommittee

Committee Local Government & Elections

Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0886 COLLINS.

10 ILCS 5/9-18 from Ch. 46, par. 9-18

Amends the Campaign Contributions and Expenditures Article of the Election Code by making technical changes to the Section concerning investigations, inquires, and hearings by the State Board of Elections.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Elections
Mar 05 To Subcommittee

Committee Local Government &

Elections

Refer to Rules/Rul 3-9(a)

# Mar 15 **SB-0887 BERMAN.**

25 ILCS 130/4-5 from Ch. 63, par. 1004-5 30 ILCS 805/4 from Ch. 85, par. 2204

Amends the Legislative Commission Reorganization Act of 1984. Provides that the Advisory Committee on Block Grants shall conduct hearings concerning the actual use of block grants. Deletes provisions concerning the Committee's recommendations for program funding levels. Amends the State Mandates Act to provide that the Illinois Commission on Intergovernmental Cooperation shall conduct an annual (now semi-annual) hearing to review information concerning State mandates. Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 Held in committee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0888 BERMAN - CARROLL - WELCH - O'DANIEL - SEVERNS, JACOBS, REA, CULLERTON, GARCIA, FARLEY, SHAW, TROTTER, HENDON, MOLARO, VIVERITO, CLAYBORNE AND OBAMA.

20 ILCS 3105/1A-3 from Ch. 127, par. 783.3 30 ILCS 330/2 from Ch. 127, par. 652 30 ILCS 330/5 from Ch. 127, par. 655

Amends the Capital Development Board Act by changing the grant index applicable to grants to school districts for school construction projects to an enrollment based formula from a weighted average daily attendance based formula. Also amends the General Obligation Bond Act to increase the State's bonding authority by \$500,000,000, earmarking that increase exclusively for specified types of school construction projects over a 10 year period. Effective immediately.

NOTE(S) THAT MAY APPLY: Debt; Fiscal

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

### SB-0889 FITZGERALD.

105 ILCS 5/27A-2 105 ILCS 5/27A-4 105 ILCS 5/27A-7 105 ILCS 5/27A-8 105 ILCS 5/27A-9 105 ILCS 5/27A-11

Amends the School Code. Makes changes in the legislative findings and purposes that are part of the Charter Schools Law. Authorizes enrollment in a charter school on a space available basis for pupils residing in a school district outside the geographic boundaries of the area served by the local school board. Provides that approval of a charter school proposal shall not be withheld because a charter school building is not under lease, so long as at least 2 potentially available sites are identified in the submission. Clarifies that charter school submissions do not have to demonstrate unequivocally that the charter school will meet each of the declared purposes of the Charter Schools Law. Replaces references to "innovative" in describing educational and teaching techniques and programs with alternative terminology. Provides that charter school proposals may not be denied by a local school board unless the board is able to demonstrate that the proposal does not meet statutory requirements. Provides that the State Board is to review actions of the local school board in denying, refusing to renew, or revoking a charter, and requires the State Board to overrule the local school board if the charter school meets statutory requirements. Adds additional provisions relative to pupil transportation, start-up loans for textbooks and equipment, and payment schedules for funds that a charter school is to receive from a local school board. Revises provisions relating to petitions currently required to be filed in support of charter school proposals. Makes other related changes.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Education
Mar 05 Postponed
Mar 12 To Subcommittee
Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

### SB-0890 SHADID - BOWLES - FAWELL.

First reading

625 ILCS 5/4-212.1

Feb 07 1997

from Ch. 95 1/2, par. 4-212.1

Referred to Rules

Amends the Illinois Vehicle Code to add a caption to a provision concerning duties of a municipal department and abandoned, lost, stolen, and unclaimed vehicles.

Feb 19 Assigned to Transportation Mar 05 Postponed Mar 12 Recommended do pass 010-000-000 Placed Calndr, Second Reading Mar 13 Sponsor Removed BOWLES Chief Sponsor Changed to SHADID Added as Chief Co-sponsor BOWLES Mar 17 Added as Chief Co-sponsor FAWELL Mar 19 Second Reading Placed Calndr, Third Reading May 07 Motion filed WEAVER - RE-REFER FROM CAL. 3RD RDG. TO SENATE RULES. May 08 Motion prevailed May 08 037-011-006 Re-referred to Rules

### SB-0891 BOWLES.

625 ILCS 5/3-104.1

from Ch. 95 1/2, par. 3-104.1

Amends the Illinois Vehicle Code to add a caption to a provision concerning a repossession certificate of title and nonresident lienholders.

2	ssion certificate	e of title and nonresident	lienholders.
	Feb 07 1997	First reading	Referred to Rules
	Feb 19		Assigned to Transportation
	Mar 05		Postponed
	Mar 12		Held in committee

Committee Transportation
Mar 15 Refer to Rules/Rul 3-9(a)

568 SB-0892

#### SB-0892 TROTTER.

220 ILCS 5/13-301 from Ch. 111 2/3, par. 13-301

Amends the Public Utilities Act. Adds a caption to a Section concerning duties of the Illinois Commerce Commission.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Environment & Energy

Feb 28 To Subcommittee

Committee Environment & Energy Mar 15

Refer to Rules/Rul 3-9(a)

#### SR-0893 TROTTER.

220 ILCS 5/13-506.1 from Ch. 111 2/3, par. 13-506.1

Amends the Public Utilities Act. Changes a caption to a Section concerning alternative forms of regulation.

Feb 07 1997 First reading Referred to Rules

Assigned to Environment & Energy Feb 19

Feb 28 To Subcommittee Mar 06 Postponed

Committee Environment & Energy Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-0894 JACOBS.

615 ILCS 15/6 from Ch. 19, par. 126f

Amends the Flood Control Act of 1945 to provide that the Department of Natural Resources may lease or permit the use of the surplus waters at all Department owned dams and lease or permit the use of any land for hydropower development or the power developed from it. Removes provisions authorizing the Department to maintain and operate power plants and structures for the utilization of surplus waters and to lease, sell, or dispose of the power generated. Effective immediately.

STATE MANDATES FISCAL NOTE (DCCA)

SB894 fails to create a State mandate.

FISCAL NOTE (Dept. of Natural Resources)

There will be no fiscal impact on this Dept.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Environment & Energy Feb 28

Recommended do pass 009-000-000

Placed Calndr, Second Reading

Mar 04 Second Reading

Placed Calndr, Third Reading Mar 06 Third Reading - Passed 053-001-000

Mar 07 · Arrive House

Placed Calendr, First Reading

Mar 19 Hse Sponsor BRUNSVOLD

First reading Referred to Rules

Mar 21 Assigned to Environment & Energy

Apr 29 St Mandate Fis Note Filed Committee Environment & Energy

May 01 Do Pass/Short Debate Cal 020-000-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested HASSERT

Cal Ord 2nd Rdg-Shr Dbt

May 09 Fiscal Note Filed

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

3rd Rdg-Sht Dbt-Pass/Vot115-000-000 May 12

Passed both Houses Jun 10 Sent to the Governor

Jul 30 Governor approved PUBLIC ACT 90-0276 Effective date 97-07-30

#### SB-0895 MOLARO.

720 ILCS 5/Art. 12.5 heading new

720 ILCS 5/12.5-5 new

720 ILCS 5/12.5-10 new

Amends the Criminal Code of 1961. Provides that it is a Class A misdemeanor for a business that makes deliveries to fail to deliver to specific locations because of the actual or perceived race, color, creed, religion, ancestry, sex, sexual orientation, physical or mental disability or national origin of residents of that location. Penalty is a Class A misdemeanor.

### SENATE AMENDMENT NO. 1.

Adds an intent to discriminate against a resident or residents of the location as an element of the offense. Changes penalty from a Class A misdemeanor to a petty offense with a fine of \$25 to \$500 for each violation.

NOTE(S) THAT MAY APPLY: Correctional Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Mar 05 Postponed Mar 12 Recommended do pass 006-001-001 Placed Calndr, Second Reading Mar 14 Filed with Secretary Amendment No.01 MOLARO Amendment referred to SRUL Mar 17 Amendment No.01 **MOLARO** Rules refers to SJUD Mar 18 Amendment No.01 MOLARO Be adopted Second Reading Amendment No.01 MOLARO Adopted Placed Calndr, Third Reading Mar 19 Third Reading - Lost 023-006-026

#### BERMAN - HALVORSON. SR.0896

230 ILCS 10/13

from Ch. 120, par. 2413

Amends the Riverboat Gambling Act. Increases the wagering tax from 20% of adjusted gross receipts to a graduated rate ranging from 15% to 50%, depending on total receipts in a fiscal year. Effective July 1, 1997.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 Referred to Rules First reading Feb 19 Assigned to Executive Feb 28 To Subcommittee Committee Executive Refer to Rules/Rul 3-9(a) Mar 15

#### SB-0897 MADIGAN - RAUSCHENBERGER.

225 ILCS 455/18.1

from Ch. 111, par. 5818.1

Amends the Real Estate License Act of 1983 to add a caption. SENATE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 455/18.1

Adds reference to:

225 ILCS 455/18

from Ch. 111, par. 5818

Replaces the title and everything after the enacting clause. Amends the Real Estate License Act of 1983. Creates an exception to the requirement that the Office of Banks and Real Estate may penalize a licensee under this Act when the licensee fails to maintain all escrow monies entrusted to the licensee in a special separate account until the transactions are consummated or terminated if the monies are disbursed prior to consummation or termination in accordance with directions contained in a written contract, signed by the principals to the transaction or their agent. Provides that the Office of Banks and Real Estate may penalize a licensee under this Act if the licensee requires a party to a transaction who is not a client of the licensee to allow the licensee to retain a portion of the escrow monies for payment of the licensee's commission or expenses as a condition for release of the escrow monies to that party. Effective immediately.

FISCAL NOTE (Dept. of Financial Inst.) SB 897 would have no fiscal impact on this Dept. HOUSING AFFORDABILITY NOTE This bill will have no direct impact on the cost of constructing, purchasing, owning or selling a single family residence.

HOUSING AFFORDABILITY NOTE

No change from previous note.

	Feb 07 1997 Feb 19	First reading	Referred to Rules Assigned to Licensed Activities
	Mar 05 Mar 12	Amendment No.01	Postponed LICENSED ACT. S Adopted Recommnded do pass as amend 009-000-000
		Placed Calndr, Second Read	ing
	Mar 13	Second Reading	
		Placed Calndr, Third Readi	ng
	Mar 17	Third Reading - Passed 056	
	Mar 18	Arrive House	
		Placed Calendr, First Readr	ng
	Apr 09	Hse Sponsor BRUNSVOL	
		First reading	Referred to Rules
	Apr 11		Assigned to Financial Institutions
	May 07		Do Pass/Short Debate Cal 024-000-000
		Placed Cal 2nd Rdg-Sht Dt	
		1	Fiscal Note Requested DEUCHLER
			Housing Aford Note RequDEUCHLER
		Cal Ord 2nd Rdg-Shr Dbt	Trouble those trouble of the
	May 12		Fiscal Note Filed
	,	Cal Ord 2nd Rdg-Shr Dbt	1 1000 1 1100
	May 13	0: <b></b>	Housng Aford Note
	,		RequWITHDRAWN/DEUCHLER
		Second Reading-Short Deb	
		Pld Cal Ord 3rd Rdg-Sht D	
	May 14		Housing Aford Note Filed
	•	3rd Rdg-Sht Dbt-Pass/Vot	
		Passed both Houses	
	Jun 12	Sent to the Governor	
	Aug 08	Governor approved	
		PUBLIC ACT 90-0352	Effective date 97-08-08
)8	98 MADIG	AN – RAUSCHENBERGE	R.
25	ILCS 455/36.2		11, par. 5836.23
_			* <b>.</b>
.11	ienus uie keai	Estate Literise Act of 19	83 to make a technical change.

### SB-08

225

Amends the Real Estate License Act of 1983 to make a technical change.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities Mar 05

Postponed

Mar 12 Postponed

Committee Licensed Activities Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0899 MADIGAN.

230 ILCS 5/1

from Ch. 8, par. 37-1

Amends the Illinois Horse Racing Act of 1975. Adds a caption and makes a technical change to the short title Section.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 230 ILCS 5/1 Adds reference to: 230 ILCS 5/3.24 new 230 ILCS 5/54 new

Deletes everything. Amends the Illinois Horse Racing Act of 1975. Provides that contractually representative horsemen's organizations shall have the exclusive authority to represent horsemen before the Board and with organization licensees in all contractual matters and in all other matters under the Act.

FISCAL NOTE, H-AM 1 (III. Racing Bd.)

SB899, amended by H-am 1 will have no impact on state revenues.

STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

No change from previous note.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities

Mar 05 Postponed

Mar 12 Recommended do pass 008-000-000

Placed Caindr.Second Reading

Mar 18 Second Reading

Placed Calndr, Third Reading

Mar 20 Mar 21	Third Reading - Passed 05- Arrive House	4-000-001
Apr 08	Placed Calendr, First Read Hse Sponsor LANG	ng
Apr 09 May 07	First reading	Referred to Rules Assigned to Executive Fiscal Note Requested AS AMEND/STEPHENS St Mandate Fig. Nta Rep A S
	Amendment No.01	St Mandate Fis Nte ReqAS AMEND/STEPHENS EXECUTIVE H Adopted Do Pass Amd/Stndrd Dbt/Vote 008-007-000
May 12	Plcd Cal 2nd Rdg Std Dbt	Fiscal Note Filed
May 13	Cal 2nd Rdg Std Dbt Second Reading-Stnd Deb	ate
May 14	Hld Cal Ord 2nd Rdg-Shr	Dbt St Mandate Fis Note Filed
May 16	Pld Cal Ord 3rd Rdg-Std I 3rd Rdg-Stnd Dbt-Lost033	Obt
SB-0900 MOLA	•	
720 ILCS 5/Art. 2 720 ILCS 5/26.5-5	6.5 heading new	
		idea that it is a Class 4 follows to use
electronic mail in a or embarrass one or that is obscene or in	manner reasonably expermore persons or for a connidecent.	rides that it is a Class 4 felony to use cted to annoy, abuse, torment, harass, ment, request, suggestion, or proposal
	Y APPLY: Correctional	D.C. I. D.I
Feb 07 1997	First reading	Referred to Rules
Feb 19		Assigned to Judiciary
Mar 12		Postponed
Маг 15		Committee Judiciary Refer to Rules/Rul 3-9(a)
<del>-</del>		Refer to Rules/ Rul 3-9(a)
SB-0901 BURZ	VNSKI	
		i e e e e e e e e e e e e e e e e e e e
210 ILCS 25/2-12 210 ILCS 25/7-10	7.5 <b>new</b> 1 from Ch. 1	11 1/2, par. 627-101 11 1/2, par. 627-102
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10	7.5 new 1 from Ch. 1 2 from Ch. 1	11 1/2, par. 627-102
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin	7.5 new 1 from Ch. 1 2 from Ch. 1 ois Clinical Laboratory ar	11 1/2, par. 627-102 and Blood Bank Act to provide that clin-
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories	7.5 new 1 from Ch. 1 2 from Ch. 1 ois Clinical Laboratory ar	11 1/2, par. 627-102
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist.	7.5 new 1 from Ch. 1 2 from Ch. 1 ois Clinical Laboratory ar may examine specimens	11 1/2, par. 627-102 and Blood Bank Act to provide that clin-
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist.	7.5 new 1 from Ch. 1 2 from Ch. 1 ois Clinical Laboratory ar	11 1/2, par. 627-102 and Blood Bank Act to provide that clin-
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME	7.5 new 1 from Ch. 1 2 from Ch. 1 ois Clinical Laboratory ar may examine specimens NDMENT NO. 1.	11 1/2, par. 627-102 and Blood Bank Act to provide that clin-
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circur	7.5 new 1 from Ch. 1 2 from Ch. 1 ois Clinical Laboratory ar may examine specimens NDMENT NO. 1. mstances under which a c	11 1/2, par. 627-102 and Blood Bank Act to provide that clin- is at the request of a therapeutic linical laboratory may examine speci-
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circur mens at the reques	7.5 new 1 from Ch. 1 2 from Ch. 1 ois Clinical Laboratory ar may examine speciment NDMENT NO. 1. mstances under which a c	11 1/2, par. 627-102 and Blood Bank Act to provide that clines at the request of a therapeutic linical laboratory may examine speci-
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circur mens at the reques FISCAL NOT	7.5 new 1 from Ch. 1 2 from Ch. 1 ois Clinical Laboratory ar may examine specimens NDMENT NO. 1. mstances under which a c	11 1/2, par. 627-102 and Blood Bank Act to provide that clines at the request of a therapeutic linical laboratory may examine specinist.
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circumens at the reques FISCAL NOT SB901 will ha	7.5 new 1 from Ch. 1 2 from Ch. 1 ois Clinical Laboratory ar may examine speciment NDMENT NO. 1. mstances under which a c t of a therapeutic optomet E (Dpt. Professional Regula	11 1/2, par. 627-102 and Blood Bank Act to provide that clins at the request of a therapeutic linical laboratory may examine specirist. ution)
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circur mens at the reques: FISCAL NOT SB901 will ha STATE MAN SB 901 fails to	7.5 new  1 from Ch. 1 2 from Ch. 1 2 from Ch. 1 2 ois Clinical Laboratory ar may examine specimens  NDMENT NO. 1.  Instances under which a c t of a therapeutic optomet IE (Dpt. Professional Regula we no measurable fiscal impa IDATES FISCAL NOTE (I to create a State mandate.	11 1/2, par. 627-102 and Blood Bank Act to provide that clinical at the request of a therapeutic linical laboratory may examine specirist.  attion ct.  OCCA
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circur mens at the reques FISCAL NOT SB901 will has STATE MAN SB 901 fails to Feb 07 1997	7.5 new  1 from Ch. 1 2 from Ch. 1 2 from Ch. 1 2 ois Clinical Laboratory ar may examine specimens  NDMENT NO. 1.  Instances under which a c t of a therapeutic optomet IE (Dpt. Professional Regula we no measurable fiscal impa IDATES FISCAL NOTE (I to create a State mandate.	11 1/2, par. 627-102 and Blood Bank Act to provide that clinics at the request of a therapeutic linical laboratory may examine specimist. ation) ct. DCCA) Referred to Rules
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circur mens at the reques FISCAL NOT SB901 will ha STATE MAN SB 901 fails to Feb 07 1997 Feb 19	7.5 new  1 from Ch. 1 2 from Ch. 1 2 from Ch. 1 2 ois Clinical Laboratory ar may examine specimens  NDMENT NO. 1.  Instances under which a c t of a therapeutic optomet IE (Dpt. Professional Regula we no measurable fiscal impa IDATES FISCAL NOTE (I to create a State mandate.	11 1/2, par. 627-102 and Blood Bank Act to provide that clinics at the request of a therapeutic linical laboratory may examine specinist. ation) ct. DCCA)  Referred to Rules Assigned to Licensed Activities
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circummens at the reques FISCAL NOT SB901 will ha STATE MAN SB 901 fails to Feb 07 1997 Feb 19 Mar 05	7.5 new  1 from Ch. 1 2 from Ch. 1 2 from Ch. 1 2 ois Clinical Laboratory ar may examine specimens  NDMENT NO. 1.  Instances under which a c t of a therapeutic optomet TE (Dpt. Professional Regula we no measurable fiscal impa IDATES FISCAL NOTE (I 0 create a State mandate.  First reading	11 1/2, par. 627-102 and Blood Bank Act to provide that clinics at the request of a therapeutic linical laboratory may examine speci- trist. ation) ct. DCCA)  Referred to Rules Assigned to Licensed Activities Postponed
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circur mens at the reques FISCAL NOT SB901 will ha STATE MAN SB 901 fails to Feb 07 1997 Feb 19	7.5 new  1 from Ch. 1 2 from Ch. 1 2 from Ch. 1 2 ois Clinical Laboratory ar may examine specimens  NDMENT NO. 1. mstances under which a c t of a therapeutic optomet TE (Dpt. Professional Regula we no measurable fiscal impa IDATES FISCAL NOTE (I to create a State mandate. First reading  Amendment No.01	11 1/2, par. 627-102 and Blood Bank Act to provide that clinical at the request of a therapeutic linical laboratory may examine specimist. attion) act. DCCA)  Referred to Rules Assigned to Licensed Activities Postponed LICENSED ACT. S Adopted Recommnded do pass as amend 009-000-000
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circummens at the reques FISCAL NOT SB901 will ha STATE MAN SB 901 fails to Feb 07 1997 Feb 19 Mar 05	7.5 new  1 from Ch. 1 2 from Ch. 1 2 from Ch. 1 2 ois Clinical Laboratory ar may examine specimens  NDMENT NO. 1.  Instances under which a c t of a therapeutic optomet TE (Dpt. Professional Regula we no measurable fiscal impa IDATES FISCAL NOTE (I 0 create a State mandate.  First reading	11 1/2, par. 627-102 and Blood Bank Act to provide that clinical at the request of a therapeutic linical laboratory may examine specimist. attion) act. DCCA)  Referred to Rules Assigned to Licensed Activities Postponed LICENSED ACT. S Adopted Recommnded do pass as amend 009-000-000
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circummens at the reques FISCAL NOT SB901 will ha STATE MAN SB 901 fails to Feb 07 1997 Feb 19 Mar 05	7.5 new  1 from Ch. 1 2 from Ch. 1 2 from Ch. 1 2 ois Clinical Laboratory ar may examine specimens  NDMENT NO. 1. mstances under which a c t of a therapeutic optomet TE (Dpt. Professional Regula we no measurable fiscal impa IDATES FISCAL NOTE (I to create a State mandate. First reading  Amendment No.01	11 1/2, par. 627-102 ad Blood Bank Act to provide that clinical laboratory may examine specinist. ation) ct. DCCA)  Referred to Rules Assigned to Licensed Activities Postponed LICENSED ACT. S Adopted Recommnded do pass as amend 009-000-000 dng
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circur mens at the reques: FISCAL NOT SB901 will has STATE MAN SB 901 fails to Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 13 Mar 17	7.5 new  1	11 1/2, par. 627-102 ad Blood Bank Act to provide that clinical laboratory may examine specinist. attion) ct. DCCA)  Referred to Rules Assigned to Licensed Activities Postponed LICENSED ACT. S Adopted Recommnded do pass as amend 009-000-000 dng
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circum mens at the reques FISCAL NOT SB901 will ha STATE MAN SB 901 fails to Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 13  Mar 17 Mar 18	7.5 new  1	11 1/2, par. 627-102 and Blood Bank Act to provide that clinical laboratory may examine specinist. attion) attion by ct. DCCA)  Referred to Rules Assigned to Licensed Activities Postponed LICENSED ACT. S Recommnded do pass as amend 009-000-000 dng ing 6-000-000
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circumens at the request FISCAL NOT SB901 will has STATE MAN SB 901 fails to Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 13  Mar 17 Mar 18  Mar 21	7.5 new  1 from Ch. 1 2 from Ch. 1 2 from Ch. 1 2 ois Clinical Laboratory ar may examine speciment  NDMENT NO. 1.  Instances under which a c t of a therapeutic optomet IE (Dpt. Professional Regula we no measurable fiscal impa IDATES FISCAL NOTE (I c) create a State mandate.  First reading  Amendment No.01  Placed Calndr, Second Rea Second Reading Placed Calndr, Third Read Third Reading - Passed 05 Arrive House	11 1/2, par. 627-102 ad Blood Bank Act to provide that clinical laboratory may examine specinist. ation) ct. DCCA)  Referred to Rules Assigned to Licensed Activities Postponed LICENSED ACT. S Recommnded do pass as amend 009-000-000 dng ing 6-000-000 ng Referred to Rules
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circur mens at the reques: FISCAL NOT SB901 will has STATE MAN SB 901 fails to Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 13  Mar 17 Mar 18  Mar 21  Apr 08	7.5 new  1	11 1/2, par. 627-102 ad Blood Bank Act to provide that clinical laboratory may examine specinist. ation) ct. DCCA)  Referred to Rules Assigned to Licensed Activities Postponed LICENSED ACT. S Recommnded do pass as amend 009-000-000 dng ing 6-000-000 ng  Referred to Rules Assigned to Regulation & Regulation
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circumens at the request FISCAL NOT SB901 will has STATE MAN SB 901 fails to Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 13  Mar 17 Mar 18  Mar 21	7.5 new  1	11 1/2, par. 627-102 ad Blood Bank Act to provide that clinical laboratory may examine specinist. at the request of a therapeutic linical laboratory may examine specinist. attion) att. by CCA)  Referred to Rules Assigned to Licensed Activities Postponed LICENSED ACT. S Adopted Recommnded do pass as amend 009-000-000 ang
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circur mens at the reques: FISCAL NOT SB901 will has STATE MAN SB 901 fails to Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 13  Mar 17 Mar 18  Mar 21  Apr 08	7.5 new  1	11 1/2, par. 627-102 ad Blood Bank Act to provide that clinical laboratory may examine specinist. at the request of a therapeutic dinical laboratory may examine specinist. attion) act. DCCA)  Referred to Rules Assigned to Licensed Activities Postponed LICENSED ACT. S Adopted Recommnded do pass as amend 009-000-000 dng ing 6-000-000  Referred to Rules Assigned to Registration & Regulation Do Pass/Short Debate Cal 023-000-000
210 ILCS 25/2-12 210 ILCS 25/7-10 210 ILCS 25/7-10 210 ILCS 25/7-10 Amends the Illin ical laboratories optometrist. SENATE AME Limits the circur mens at the reques: FISCAL NOT SB901 will has STATE MAN SB 901 fails to Feb 07 1997 Feb 19 Mar 05 Mar 12  Mar 13  Mar 17 Mar 18  Mar 21  Apr 08	7.5 new  1	11 1/2, par. 627-102 ad Blood Bank Act to provide that clinical laboratory may examine specinist. at the request of a therapeutic linical laboratory may examine specinist. attion) att. by CCA)  Referred to Rules Assigned to Licensed Activities Postponed LICENSED ACT. S Adopted Recommnded do pass as amend 009-000-000 ang

Fiscal Note Filed May 06 Cal Ord 2nd Rdg-Shr Dbt May 08 St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt May 09 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 12 3rd Rdg-Sht Dbt-Pass/Vot114-000-000 Passed both Houses Jun 10 Sent to the Governor Aug 01 Governor approved PUBLIC ACT 90-0322 Effective date 98-01-01

#### SB-0902 BURZYNSKI.

225 ILCS 80/24 from Ch. 111, par. 3924 805 ILCS 10/3.6 from Ch. 32, par. 415-3.6

Amends the Illinois Optometric Practice Act of 1987 to provide that an optometrist may split fees with certain practitioners providing related professional services in a corporation organized under the Professional Service Corporation Act. Amends the Professional Service Corporation Act to allow optometrists to jointly own a corporation in combination with practitioners of medicine, podiatry, and dentistry.

### SENATE AMENDMENT NO. 1.

Specifies that an optometrist may split fees with practitioners with whom he or she practices in a professional corporation organized under the Professional Service Corporation Act.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities
Mar 05 Recommended do pass 009-000-000

Placed Calndr, Second Reading

Mar 14 Filed with Secretary

Amendment No.01 BURZYNSKI Amendment referred to SRUL

Mar 17 Second Reading

Mar 19

May 06

Placed Calndr, Third Reading

Amendment No.01 BURZY NSKI
Rules refers to SLIC
Amendment No.01 BURZY NSKI

Be adopted Recalled to Second Reading

Amendment No.01 BURZYNSKI Adopted

Placed Calndr, Third Reading

Mar 20 Third Reading - Passed 054-000-000

Mar 21 Arrive House

Hse Sponsor TURNER, JOHN
First reading Referred to Rules

Apr 08 Assigned to Registration & Regulation
May 01 Do Pass/Short Debate Cal 020-000-001

Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt
May 09 3rd Rdg-Sht Dbt-Pass/Vot104-012-001

Passed both Houses
Jun 06 Sent to the Governor
Jul 25 Governor approved

PUBLIC ACT 90-0230 Effective date 98-01-01

### SB-0903 SIEBEN - JACOBS.

New Act 5 ILCS 80/4.18 new 30 ILCS 105/5.449 new

Creates the Hypnotherapist Licensing Act to provide for the regulation of hypnotherapists by the Department of Professional Regulation through licensing requirements. Amends the Regulatory Agency Sunset Act to sunset the Hypnotherapist Licensing Act on January 1, 2008. Amends the State Finance Act to add the Licensed Hypnotherapist Dedicated Fund. Limits home rule powers.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities

Feb 28 Added as Chief Co-sponsor JACOBS
Mar 05 Postponed
Mar 12 Postponed

Committee Licensed Activities
Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0904 BERMAN.

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g

Amends the School Code relating to waivers and modifications of School Code mandates. Prohibits school districts from requesting waivers of anything that would jeopardize school accreditation. Requires the local public hearing on a district's waiver or modification application to be held on a day other than a regular school board meeting day, requires the district to give written notice of the public hearing to affected collective bargaining agents and to the State legislators who represent the district, and requires a district to attest to the district's compliance with applicable notification and procedural requirements. Requires (now authorizes) the State Board of Education to disapprove a request for a waiver or modification of an administrative rule or a modification of a mandate in specified instances. Requires the application for the waiver or modification as submitted to the State Board of Education to include a description of the public hearing. Provides that the State Board of Education waiver request reports that are required to be filed with the General Assembly must include an analysis of how the waiver would address statutory criteria for waiver approval. Eliminates a requirement of filing waiver reports with the Secretary of State. Provides that a waiver or modification may be changed during the period that it is to remain in effect under the same procedure as is appplicable to an initial waiver or modification request, and adds that if neither the State Board of Education nor the General Assembly disapproves, the change is deemed granted. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education

Feb 27 Postponed Mar 05 Postponed Mar 12 Postponed Postponed Postponed

Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0905 BOMKE.

40 ILCS 5/14-114 from Ch. 108 1/2, par. 14-114

Amends the State Employee Article of the Pension Code. Provides a one-time increase in retirement annuities for all annuitants. Effective immediately.

PENSION IMPACT NOTE

SB 905 would increase the accrued liability of the State Employees' Retirement System at June 30, 1998 by about

\$83,000,000.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions
Feb 26 To Subcommittee

Feb 26 To Subcommittee
Mar 11 Pension Note Filed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0906 BOMKE.

40 ILCS 5/14-104.10 new

Amends the Illinois Pension Code to allow State employees to establish service credit for up to 8 years of certain federal or out-of-state employment. Requires payment of both employee and employer contributions, plus interest. Effective immediately.

PENSION IMPACT NOTE

Most of the cost of SB 906 is covered by the participating em-

ployees. The fiscal impact will be minor.

Mar 17

NOTE(s) THAT MAY APPLY: Fiscal; Pension Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Insurance & Pensions Feb 26 To Subcommittee Mar 05 Pension Note Filed Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a) SB-0907 BOMKE. 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 Amends the State Employee Article of the Pension Code. Provides a one-time increase in widow and survivor annuities for certain persons whose annuities began on or before January 1, 1989. Effective immediately. PENSION IMPACT NOTE Increase in accrued liabilities of approximately \$7.5 million. PENSION IMPACT NOTE, REVISED Increase in accrued liabilities of approximately \$6.4 million; required increase in State contributions of \$28,823 for FY98, and \$722,107 by FY2012 per P.A. 88-593. NOTE(s) THAT MAY APPLY: Fiscal; Pension Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Insurance & Pensions Feb 26 To Subcommittee Mar 11 Pension Note Filed Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a) Apr 14 Pension Note Filed Committee Rules SB-0908 LUECHTEFELD - SIEBEN - REA - O'DANIEL AND DONAHUE. New Act Creates the Illinois Farm Economic Development and Renewable Fuel Act. SENATE AMENDMENT NO. 1. Provides that the Director of Agriculture shall make cash payments to certain grain processing centers at which ethyl alcohol is produced by fermenting corn or other organic materials. Provides that the Director shall make payments to processors of corn for electricity generated using closed-loop biomass, coal methane gas from abandoned mines, or methane from waste disposal in a cogeneration facility serving a processing center or associated industry in this State. Provides that the Act expires December 31, 2005. Effective immediately. SENATE AMENDMENT NO. 2. Provides that all payments under the Act shall be made subject to appropriation. FISCAL NOTE (Dpt. Agriculture) This program could have a potential cost of \$4.5 M per fiscal year until its expiration in 2005. STATE MANDATES FISCAL NOTE (DCCA) SB 908 fails to create a State mandate. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Agriculture & Conservation Mar 13 Amendment No.01 AGRICULTURE S Adopted Recommnded do pass as amend 007-001-001 Placed Calndr Second Reading Added as Chief Co-sponsor SIEBEN Mar 14 Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor REA Added as Chief Co-sponsor O'DANIEL

Amendment No.02 LUECHTEFELD
Rules refers to SAGR
Mar 18 Amendment No.02 LUECHTEFELD
Be adopted
Recalled to Second Reading
Amendment No.02 LUECHTEFELD Adopted
Placed Calndr, Third Reading

Amendment referred to SRUL

LUECHTEFELD

Filed with Secretary
Amendment No.02

Mar 19	Added As A Co-sponsor DONAHUE
Mar 20	Third Reading - Passed 052-002-000
Mar 21	Arrive House
	Hse Sponsor WOOLARD
	First reading Referred to Rules
Apr 08	Assigned to Agriculture & Conservation
Apr 09	Added As A Joint Sponsor BOST
ripi 07	Added As A Joint Sponsor WOJCIK
Apr 30	Do Pass/Short Debate Cal 013-000-001
71pi 50	Placed Cal 2nd Rdg-Sht Dbt
	Added As A Joint Sponsor JONES, JOHN
May 01	Second Reading-Short Debate
May OI	Pld Cal Ord 3rd Rdg-Sht Dbt
May 06	Fiscal Note Filed
May 00	
May 00	Cal Ord 3rd Rdg-Short Dbt St Mandate Fis Note Filed
May 08	
	THE HOUSE.
	3rd Rdg-Sht Dbt-Pass/Vot115-002-000
* 04	Passed both Houses
Jun 06	Sent to the Governor
Aug 01	Governor vetoed
Oct 16	Placed Calendar Total Veto
_	Mtn filed overrde Gov veto LUECHTEFELD
Oct 28	3/5 vote required
	Override Gov veto-Sen pass 058-001-000
Oct 30	Arrive House
	Placed Calendar Total Veto
Nov 12	Mtn filed overrde Gov veto #1/WOOLARD
	Placed Calendar Total Veto
Nov 13	Added As A Joint Sponsor REITZ
Nov 15	Total veto stands.

SB-0909 LUECHTEFELD - CARROLL - FITZGERALD - MYERS, J - SEVERNS, FARLEY, DILLARD, CRONIN, SYVERSON, WELCH, CLAYBORNE, OB-AMA, BOWLES AND HALVORSON.

320 ILCS 25/2

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act by making a technical change.

SENATE AMENDMENT NO. 1.

Deletes reference to: 320 ILCS 25/2 Adds reference to: 320 ILCS 25/4

Deletes everything. Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Conditions eligibility for a grant on annual household income of less than \$16,000 for grant year 1997 and thereafter (now, \$14,000). Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that in no event is the grant to exceed (1) \$700 less 4.5% of household income for the year if the household income is less than \$14,000 or (2) \$70 if the household income for that year is \$14,000 or more but less than \$16,000 (now may not exceed (1) \$700 less 4.5% of household income for that year for those with an income of \$14,000 or less or (2) \$70 if household income for that year is more than \$14,000 but less than or equal to \$24,000). Increases the household limitation for the pharmaceutical assistance program from \$14,000 to \$16,000. Changes the effective date from immediately to January 1, 1998.

FISCAL NOTE, H-AM 1 (Dept. of Revenue)

If only 20% of the new claimants use the Pharmaceutical Assistance Program at an average of \$500 per claimant, the increase cost will be \$4.9 million. Thus, the total cost of increasing the income ceiling from \$14,000 to \$16,000 as provided in this bill is estimated to be \$8.3 million. STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

SB909 fails to create a State mandate.

Feb 07 1997 First reading Referred to Rules

Feb 19 Mar 06	Amendment No.01	Assigned to Revenue REVENUE S Adopted Recommnded do pass as amend 009-000-000
	Placed Calndr, Second Read	
	Added as Chief Co-sponsor	
Mar 11	Added as Chief Co-sponsor	FITZGERALD
Mar 13	Second Reading	
15 14	Placed Calndr, Third Readi	
Mar 14 Mar 17	Added as Chief Co-sponsor	
IVIAI 17	Added as Chief Co-sponsor Added As A Co-sponsor FA	
	Added As A Co-sponsor Di	
	Added As A Co-sponsor Cl	
	Added As A Co-sponsor SY	
14 10	Third Reading - Passed 057	7-000-000
Mar 18	Arrive House	
Mar 19	Placed Calendr, First Reads Hse Sponsor SCULLY	ng
Mai 17	First reading	Referred to Rules
Mar 21		Assigned to Revenue
Apr 09	Added As A Joint Sponsor	
May 08	Amendment No.01	REVENUE H Adopted
		Do Pass Amend/Short Debate 011-000-000
	Placed Cal 2nd Rdg-Sht Di	
	1 1000 00. 210 1108 51.0 21	Fiscal Note Requested AS
		AMEND./MOORE,A
		St Mandate Fis Nte ReqAS
	Cal Ord 2nd Pdg Shr Dhe	AMEND./MOORE,A
May 12	Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor	SILVA
.,,	Added As A Joint Sponsor	MCKEON
May 13		Fiscal Note Filed
	Second Reading-Short Deb	pate
May 15	Held 2nd Rdg-Short Debat	St Mandate Fis Note Filed
1.1uy 15	Pld Cal Ord 3rd Rdg-Sht D	
May 16	3rd Rdg-Sht Dbt-Pass/Vot	
	Sec. Desk Concurrence 01	
May 19 .	Filed with Secretary	Man of TT A 1
	Motion referred to	Mtn concur - House Amend SRUL
May 20	Modell referred to	Mtn concur - House Amend
,		Be approved consideration
	Added As A Co-sponsor W	
	Added As A Co-sponsor CI	
	Added As A Co-sponsor OI	Mtn concur - House Amend
	S Concurs in H Amend. 01,	/058-000-000
	Passed both Houses	300 000
Jun 18	Sent to the Governor	
Aug 01	Governor vetoed	DOGE
Sep 18 Oct 16	Joint-Alt Sponsor Changed Placed Calendar Total Veto	BOSI
001 10	Mtn filed overrde Gov veto	
Oct 28	Added As A Co-sponsor BO	
		3/5 vote required
Oat 20	Override Gov veto-Sen pass	
Oct 30	Added As A Co-sponsor HA Arrive House	ALVUKSUN
	Placed Calendar Total Veto	)
Oct 31	Mtn filed overrde Gov veto	
	Placed Calendar Total Veto	)
Nov 12	Added As A Joint Sponsor	BOLAND
Nov 15	Total veto stands.	

577 SB-0910

## SB-0910 LUECHTEFELD - REA - O'DANIEL - SIEBEN AND DONAHUE.

30 ILCS 105/5.449 new

235 ILCS 5/1-3.37 new

235 ILCS 5/8-2

from Ch. 43, par. 159

235 ILCS 5/Art. XII heading new

235 ILCS 5/12-1 new

235 ILCS 5/12-2 new

235 ILCS 5/12-3 new

Amends the State Finance Act and the Liquor Control Act of 1934 to create the Grape and Wine Resources Council. Provides for the creation of the Grape and Wine Resources Council to provide support and growth services to the Illinois grape wine industry. Allocates \$0.02 of the wine excise tax collected on each gallon of wine for use for grants to the Council to be used for its purposes.

SENATE AMENDMENT NO. 1.

Deletes reference to: 235 ILCS 5/8-2 Adds reference to:

20 ILCS 665/4a

from Ch. 127, par. 200-24a

Deletes everything. Amends the State Finance Act and the Liquor Control Act of 1934 to create the Grape and Wine Resources Council. Creates the Grape and Wine Resources Fund. Provides that the Council shall provide support and growth services to the Illinois grape wine industry. Provides for an annual transfer that is subject to appropriation from the Tourism Promotion Fund into the Grape and Wine Resources Fund. Provides that the Department of Commerce and Community Affairs shall make expenditures from the Fund with the advice and consent of the Council. Amends the Illinois Promotion Act. Provides that moneys shall be transferred into the Tourism Promotion Fund, subject to appropriation, for transfer into the Grape and Wine Resources Fund. Effective immediately.

SENATE AMENDMENT NO. 2.

Adds 4 new members to the Grape and Wine Resources Council. Provides that the Speaker and the Minority Leader of the House of Representatives and the President and the Minority Leader of Senate shall each name one of the new members. HOUSE AMENDMENT NO. 1.

Adds reference to:

235 ILCS 5/5-1

from Ch. 43, par. 115

Further amends the Liquor Control Act of 1934. Provides that a wine-maker's retail licensee may, upon receiving permission from the Commission, conduct, at a second location, any business that it conducts at the location specified in its license, except the manufacturing and bottling of wine.

STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

SB 910, amended by H-am 1, fails to create a State mandate.

STATE MANDATES FISCAL NOTE, H-AM 2 (DCCA)

No change from prevsious mandates note.

FISCAL NOTE, H-AM 1 (DCCA)

SB 910, amended by H-am 1 imposes no additional requirements and does not have a fiscal impact on units of local gov't.

#### HOUSE AMENDMENT NO. 2.

Adds reference to:

235 ILCS 5/5-3

from Ch. 43, par. 118

Further amends the Liquor Control Act of 1934. Amends provisions concerning the sale of wine at a second location by a wine-maker's retail licensee. Provides that only 50,000 gallons of wine per year may be sold at such a location. Sets a fee for a license for a wine-maker's retail licensee to sell wine at a second location.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive

Feb 28 Postponed

Added as Chief Co-sponsor REA

Added as Chief Co-sponsor O'DANIEL

Mar 06 Postponed Mar 12 Added As A Co-sponsor DONAHUE

Mar 13	Amendment No.01	EXECUTIVE S Adopted
		Recommnded do pass as amend 010-002-001
	Placed Caindr, Second Read	
	Added as Chief Co-sponsor	SIEBEN
<b>M</b> ar 14	Second Reading	
Mar. 17	Placed Calndr, Third Readi	ng
<b>M</b> ar 17	Filed with Secretary Amendment No.02	WATSON
	Amendment referred	
Mar 18	Amendment No.02	WATSON
14141 10	Rules refers to	SEXC
Mar 20	Amendment No.02	WATSON
		Be adopted
	Recalled to Second Reading	
	Amendment No.02	WATSON Adopted
	Placed Calndr, Third Readi	
	Third Reading - Passed 055	5-001-000
<b>M</b> ar 21	Arrive House	
	Hse Sponsor WOOLARD	noam.
	Added As A Joint Sponsor	
	First reading	Referred to Rules
	Added As A Joint Sponsor Added As A Joint Sponsor	
Apr 08	Added As A Joint Spoisor	Assigned to Executive
Apr 09	Added As A Joint Sponsor	WOICIK
Apr 30	Amendment No.01	EXECUTIVE H Adopted
		015-000-000
		Do Pass Amend/Short Debate
		015-000-000
	Placed Cal 2nd Rdg-Sht D	
		Fiscal Note Requested AS AMEND/STEPHENS
		St Mandate Fis Nte RegAS
		AMEND/STEPHENS
	Cal Ord 2nd Rdg-Shr Dbt	111121,2, 212112112
May 08	Amendment No.02	WOJCIK
	Amendment referred	to HRUL
	Cal Ord 2nd Rdg-Shr Dbt	
May 09	Amendment No.02	WOJCIK
	Rules refers to	HEXC
May 12	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Request W/drawn
May 12		St Mandate Fis Nte Req-Wdrn
	Amendment No.02	WOJCIK
	Tunonamone 110.02	Be adopted
	Cal Ord 2nd Rdg-Shr Dbt	
May 13		St Mandate Fis Note Filed
		St Mandate Fis Note Filed
	G I D I'm Gl D	Fiscal Note Filed
	Second Reading-Short Deb	NOICIV Adented
	Amendment No.02 Pld Cal Ord 3rd Rdg-Sht I	WOJCIK Adopted
May 14	3rd Rdg-Sht Dbt-Pass/Vot	118-000-000
May 15	Sec. Desk Concurrence 01,	
May 16	Filed with Secretary	
•	·	Mtn concur - House Amend
	Motion referred to	SRUL
May 19	D. Land	Mtn concur - House Amend
May 21	Rules refers to	SEXC
May 21		Mtn concur - House Amend Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	.02/057-000-000
	Passed both Houses	,
<b>Jun</b> 19	Sent to the Governor	
Jul 08	Governor approved	<b>Total</b> 1
	PUBLIC ACT 90-0077	Effective date 97-07-08

**579** SB-0911

#### SB-0911 MOLARO.

New Act

30 ILCS 105/5.449 new

Creates the Health Care Appointment Transportation Act to regulate through licensure requirements businesses transporting passengers to and from non-emergency health care appointments. Amends the State Finance Act to add the Health Care Appointment Transportation Fund.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities

Mar 12 Postponed

Committee Licensed Activities
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0912 BERMAN.

720 ILCS 5/2-.5

from Ch. 38, par. 2-.5

Amends the Criminal Code of 1961. Makes a stylistic change in provisions regarding the meaning of words and phrases in the Code.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Judiciary
Mar 12 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Filed with Secretary

Amendment No.01 BERMAN Amendment referred to SRUL

Mar 14 Amendment No.01 BERMAN Rules refers to SJUD

Mar 18 Amendment No.01 BERMAN Postponed

May 07 Motion filed WEAVER - RE-REFER

FROM CAL. 2ND RDG. TO SENATE RULES.

May 08 Motion prevailed May 08 037-011-006

Re-referred to Rules

#### SB-0913 CULLERTON.

215 ILCS 5/155.57

from Ch. 73, par. 767.57

Amends the Illinois Insurance Code. Makes a technical change in the Section concerning the filing of forms.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions
Mar 04 Postponed

Mar 11 Postponed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0914 CULLERTON.

40 ILCS 5/14-104

from Ch. 108 1/2, par. 14-104

Amends the State Employees Article of the Pension Code. Deletes obsolete provisions.

PENSION NOTE

There is no fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions Feb 26 To Subcommittee

Mar 05 Pension Note Filed Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)

#### SR-0915 MOLARO.

230 ILCS 5/15.4

from Ch. 8 par. 37-15.4

Amends the Illinois Horse Racing Act of 1975. Adds a caption to a Section concerning labor organizations or associations.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities Mar 12 Postponed Committee Licensed Activities

Refer to Rules/Rul 3-9(a) Mar 15

#### SB-0916 MOLARO.

225 ILCS 20/12 from Ch. 111, par. 6362

Amends the Clinical Social Work and Social Work Practice Act. Deletes obsolete provisions.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities

Mar 12 Postponed

Committee Licensed Activities Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0917 BERMAN.

20 ILCS 1605/1 from Ch. 120, par. 1151

Amends the Illinois Lottery Law. Adds a caption to the short title Section.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0918 O'MALLEY.

20 ILCS 3950/8 new

745 ILCS 80/1 from Ch. 70, par. 701

Amends the Governor's Council on Physical Fitness and Sports Act. Provides that the Governor's Physical Fitness and Sports Council shall establish minimum standards for the accreditation of Coaches' Safety Orientation and Training Skills Programs. Amends the Sports Volunteer Immunity Act. Provides that coaches, instructors, assistants, umpires, and referees who have completed the Coaches' Safety Orientation and Training Skills Program are immune from civil liability relating to their volunteer service for sports programs of a nonprofit association.

# SENATE AMENDMENT NO. 1.

Deletes reference to: 745 ILCS 80/1

Deletes everything. Amends the Governor's Council on Physical Fitness and Sports Act. Provides that the Governor's Physical Fitness and Sports Council shall establish a curriculum for a Model Coaches' Safety Orientation and Training Skills Program. Provides that the Council shall provide copies of the curriculum upon request to non-profit organizations, municipalities, schools, colleges, and the general public.

## HOUSE AMENDMENT NO. 1.

Adds reference to:

20 ILCS 3950/Act title 20 ILCS 3950/1 20 ILCS 3950/2 from Ch. 111 1/2, par. 2701 from Ch. 111 1/2, par. 2702

Changes the name of the Governor's Physical Fitness and Sports Council to the Governor's Council on Health and Physical Fitness. Changes terms of members of the Council. Provides that the Council shall establish minimum standards for the accreditation of Coaches' Safety Orientation and Training Skills Programs and Officials' Safety Orientation and Training Skills Programs.

STATÉ MANDATES FISCAL NOTE (DCCA)

SB918 fails to create a State mandate.

HOME RULE NOTE

SB 918 does not preempt home rule authority. FISCAL NOTE, H-AM 1 (Secretary of State)

There would be no fiscal impact on the office of Sec. of State.

JUDICIAL NOTE, H-AM 1

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

STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

SB 918, amended by H-am 1 fails to create a State mandate.

		NOTE, H-AM 1	
		ed by H-am 1 does not preen	
	Feb 07 1997	First reading	Referred to Rules
	Feb 19		Assigned to Judiciary
	Mar 05	Amondment No. 01	Postponed
	Mar 12	Amendment No.01	JUDICIARY S Adopted
			Recommnded do pass as amend 010-000-000
		Placed Calndr, Second Read	
	Mar 13	Second Reading	
		Placed Calndr, Third Readi	
	Mar 17	Third Reading - Passed 056	0-001-000
	Mar 18	Arrive House	
	Mon 10	Placed Calendr, First Readr	
	Mar 19	Hse Sponsor BRUNSVOLI First reading	Referred to Rules
	Mar 21	rifst reading	
	Mar 25	Alt Primary Sponsor Chang	Assigned to Judiciary I - Civil Law
	Apr 30	Amendment No.01	JUD-CIVIL LAW H Adopted
	Apr 50	Amendment 140.01	Do Pass Amend/Short Debate
			011-000-000
		Placed Cal 2nd Rdg-Sht Dt	
		•	Fiscal Note Requested AS
			AMENDED/CROSS
			St Mandate Fis Nte ReqAS
			AMENDED/CROSS
			Judicial Note Request AS
		CIOISIRI OLDI	AMENDED/CROSS
	M 00	Cal Ord 2nd Rdg-Shr Dbt	CAM 1-4- Pi- N-4- Pil-d
	May 06		St Mandate Fis Note Filed Home Rule Note Filed
			Fiscal Note Filed
		Cal Ord 2nd Rdg-Shr Dbt	Tiscal Note Tiled
	May 08	car ora zna rrag om zor	Judicial Note Filed
	,	Cal Ord 2nd Rdg-Shr Dbt	
	May 12	<b>J</b>	St Mandate Fis Note Filed
			Home Rule Note Filed
		Cal Ord 2nd Rdg-Shr Dbt	
	May 13	Second Reading-Short Deb	ate
		Pld Cal Ord 3rd Rdg-Sht D	on of the state of
	Man. 14	Added As A Joint Sponsor	LRUIIY
	May 14	3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 01	117-000-000
	May 15	Filed with Secretary	
		Thed with Secretary	Mtn concur - House Amend
		Motion referred to	SRUL
	May 19	intotion recorded to	Mtn concur - House Amend
		Rules refers to	SJUD
	May 20		Mtn concur - House Amend
	-		Be approved consideration
			Mtn concur - House Amend
		S Concurs in H Amend. 01	/057-000-000
	7 10	Passed both Houses	
	Jun 18	Sent to the Governor	
	Aug 15	Governor approved	Effective data 09 01 01
		PUBLIC ACT 90-0420	Effective date 98-01-01
n	10 018/4	I ICS/	

# SB-0919 O'MALLEY.

30 ILCS 550/3 55 ILCS 5/5-1123

65 ILCS 5/11-39-3

Amends the Public Construction Bond Act, the Counties Code, and the Illinois Municipal Code. Provides that a county or municipality may not require a cash bond from a builder or developer to guarantee completion of a project improvement when the builder or developer has filed an irrevocable letter of credit or other commercially reasonable security substitute with the county or municipal clerk (now, an irrevocable letter of credit). Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates First reading Feb 07 1997 Referred to Rules Feb 19 Assigned to Local Government & Elections Mar 05 Held in committee Mar 11 Postponed Committee Local Government & Elections Mar 15 Refer to Rules/Rul 3-9(a) O'MALLEY.

SB-0920

55 ILCS 5/5-1041 from Ch. 34, par. 5-1041 from Ch. 34, par. 5-1042 55 ILCS 5/5-1042 65 ILCS 5/11-12-8 from Ch. 24, par. 11-12-8

Amends the Counties Code and the Municipal Code. Provides that the Sections concerning bonding requirements in relation to maps, plats, and subdivisions are subject to the provisions (i) that state that a county or municipality may not require a cash bond if an irrevocable letter of credit is filed and (ii) that set out the duties of the county or municipality concerning cash bonds. Effective immediately.

HOME RULE NOTE SB920 fails to preempt home rule authority.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Local Government & Elections Mar 05 Recommended do pass 009-000-000 Placed Calndr, Second Reading Mar 06 Home Rule Note RequestJACOBS Mar 14 Home Rule Note Filed Second Reading Placed Calndr, Third Reading Mar 17 Third Reading - Passed 056-000-001 Mar 18 Arrive House Placed Calendr, First Reading Apr 04 Hse Sponsor WINTERS Apr 08 First reading Referred to Rules

Apr 09 Assigned to Local Government May 01 Do Pass/Short Debate Cal 017-000-000 Placed Cal 2nd Rdg-Sht Dbt

May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

May 16 Re-Refer Rules/Rul 9(B)

#### SHADID - CULLERTON - HAWKINSON - DUDYCZ. SB-0921

725 ILCS 5/106D-1

Amends the Code of Criminal Procedure of 1963. Makes stylistic changes in Section relating to defendant's appearance by closed circuit TV.

SENATE AMENDMENT NO. 1.

Adds reference to:

725 ILCS 5/109-1 from Ch. 38, par. 109-1

Further amends the Code of Criminal Procedure of 1963. Deletes provision that limits the court's ability to conduct the initial court appearance of the defendant by way of two-way closed circuit television to where the judge is in a different building than the defendant

ine derendam.				
Feb 07 1997	First reading	Referred to Rule	es	
Feb 19	-	Assigned to Jud	iciary	
Feb 27		To Subcommitte	ee -	
Mar 05	Added as Chief Co-sponsor	CULLERTON		
Mar 06	Added as Chief Co-sponsor	<b>HAWKINSON</b>		
Mar 12	Amendment No.01	JUDICIARY	S	Adopted
		Recommnded de	pass as	amend
		010-000-000	•	
	Placed Calndr, Second Read	ing		
Mar 13	Added as Chief Co-sponsor	DUDYCZ		

Added as Chief Co-sponsor DUDYCZ

Second Reading

Placed Calndr, Third Reading

Mar 19 Third Reading - Passed 056-000-000 Arrive House Placed Calendr, First Reading Mar 21 Hse Sponsor BLACK First reading Referred to Rules Apr 08 Assigned to Judiciary II - Criminal Law May 01 Do Pass/Short Debate Cal 011-000-000 Placed Cal 2nd Rdg-Sht Dbt May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 08 3rd Rdg-Sht Dbt-Pass/Vot117-000-000 Passed both Houses Jun 06 Sent to the Governor Jul 22 Governor approved PUBLIC ACT 90-0140 Effective date 98-01-01

#### SB-0922 SHADID.

20 ILCS 1305/1-5

Amends the Department of Human Services Act by making a stylistic change to the Section concerning the purpose of the Act.

### SENATE AMENDMENT NO. 1.

First reading

Deletes reference to: 20 ILCS 1305/1-5 Adds reference to: 405 ILCS 5/3-200 730 ILCS 125/17.5 new

Deletes everything. Amends the Mental Health and Developmental Disabilities Code and the County Jail Act. Provides that the warden of a county jail may transfer a person in his or her custody to the Department of Human Services for commitment, observation, diagnosis or treatment. Provides for a method of objections to the transfer. Provides for a court hearing.

Feb 19 Assigned to Public Health & Welfare Mar 04 Postponed Adopted Mar 11 Amendment No.01 PUB HEALTH S Recommnded do pass as amend 007-000-000 Placed Calndr, Second Reading May 07 Motion filed WEAVER - RE-REFER FROM CAL. 2ND RDG. TO SENATE RULES. May 08 Motion prevailed May 08 037-011-006

Referred to Rules

Re-referred to Rules

# SB-0923 BERMAN.

Feb 07 1997

35 ILCS 200/13-5

Amends the Property Tax Code. Makes technical changes in the Section concerning reassessment in disaster areas.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
Mar 06 Postponed
Mar 13 Postponed
Committee Revenue

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0924 MAHAR.

40 ILCS 5/9-149 from Ch. 108 1/2, par. 9-149 30 ILCS 805/8.21 new

Amends the Cook County Article of the Pension Code. Provides that the remarriage of the surviving spouse of a county police officer does not operate to terminate the surviving spouse benefit if the remarriage occurs on or after the effective date of this amendatory Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

SB924 would have a minor fiscal impact.

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

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Insurance & Pensions

Feb 26 To Subcommittee
Mar 05 Pension Note Filed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

### SB-0925 DILLARD.

40 ILCS 5/9-219 from Ch. 108 1/2, par. 9-219

30 ILCS 805/8.21 new

Amends the Cook County Article of the Pension Code. Allows certain members of the county department of corrections to purchase up to 3 years of service credit for periods spent on leave of absence to serve as an officer of an employee association serving police or corrections officers. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

## PENSION IMPACT NOTE

SB 925 has not been determined but is estimated to be minor.

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

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions

Feb 26 To Subcommittee

Committee Insurance & Pensions

Mar 15 Refer to Rules/Rul 3-9(a)
Apr 14 Pension Note Filed
Committee Rules

#### SB-0926 MAHAR.

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

Amends the Downstate Teacher Article of the Pension Code. Allows credit to be established for certain periods during which a current or former teacher ceased employment for the purpose of pursuing advanced studies in a field related to the person's work as a teacher. Effective immediately.

PENSION IMPACT NOTE

The fiscal impact of SB 926 cannot be determined, but it is

not expected to be significant.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions
Feb 26 To Subcommittee

Mar 11 Pension Note Filed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0927 RAUSCHENBERGER.

625 ILCS 5/2-119 from Ch. 95 1/2, par. 2-119

Amends the Illinois Vehicle Code to provide that beginning January 1, 1998 and until January 1, 1999, \$9 (instead of \$8) of each annual registration fee and \$4.50 (instead of \$4) of each semiannual registration fee for a motorcycle, motor driven cycle, and motorized pedalcycle is deposited in the Cycle Rider Safety Training Fund. Provides that beginning January 1, 1999, \$10 of each annual registration fee and \$5 of each semiannual registration fee is deposited in this Fund.

# SENATE AMENDMENT NO. 1.

Adds reference to:

625 ILCS 35/4 from Ch. 95 1/2, par. 804

Amends the Cycle Rider Safety Training Act to require the Department of Transportation to charge each student of a cycle rider safety training course a fee of \$20 and to deposit the fee into the Cycle Rider Safety Training Fund.

FISCAL NOTE (DOT)

Total additional revenue to the Cycle Rider Safety Training Fund will be approximately \$331,300 for calendar year 1998 and \$522,600 per year beginning with calendar 1999. Over a five year period, revenues to the Road Fund would be decreased by

```
roughly $1.7 million, necessitating a reduction in the road
      program of approximately $2 million.
 Note(s) That May Apply: Fiscal
      Feb 07 1997 First reading
                                              Referred to Rules
      Feb 19
                                              Assigned to Transportation
      Mar 05
                                              Postponed
      Mar 12
                                              Recommended do pass 009-001-000
                    Placed Calndr, Second Reading
      Mar 13
                    Second Reading
                    Placed Calndr, Third Reading
      Mar 14
                    Filed with Secretary
                                              FAWELL
                         Amendment No.01
                         Amendment referred to SRUL
      Mar 17
                         Amendment No.01
                                              FAWELL
                         Rules refers to
                                               STRN
      Mar 19
                         Amendment No.01
                                              FAWELL
                                              Be adopted
                    Recalled to Second Reading
                         Amendment No.01
                                              FAWELL
                                                                      Adopted
                    Placed Calndr, Third Reading
      Mar 20
                    Third Reading - Passed 049-004-000
      Mar 21
                    Arrive House
                    Hse Sponsor BRUNSVOLD
                    First reading
                                              Referred to Rules
      Apr 08
                                              Assigned to Transportation & Motor
                                                Vehicles
      May 01
                    Alt Primary Sponsor Changed SMITH, MICHAEL
                    Added As A Joint Sponsor WEAVER, MIKE
                    Added As A Joint Sponsor BRUNSVOLD
      May 07
                                              Do Pass/Short Debate Cal 014-004-001
                    Placed Cal 2nd Rdg-Sht Dbt
                                              Fiscal Note Requested WAIT
                    Cal Ord 2nd Rdg-Shr Dbt
      May 12
                                              Fiscal Note Filed
                    Cal Ord 2nd Rdg-Shr Dbt
      May 13
                    Second Reading-Short Debate
                    Pld Cal Ord 3rd Rdg-Sht Dbt
      May 14
                    3rd Rdg-Sht Dbt-Pass/Vot098-018-000
                    Passed both Houses
      Jun 12
                    Sent to the Governor
      Jul 25
                    Governor vetoed
      Oct 07
                    Joint-Alt Sponsor Changed BRUNSVOLD
      Oct 16
                    Placed Calendar Total Veto
      Oct 30
                    Total veto stands.
SB-0928
            RAUSCHENBERGER.
  625 ILCS 5/6-118
                                  from Ch. 95 1/2, par. 6-118
```

Amends the Illinois Vehicle Code to provide that the fee for an original or renewal M or L endorsement is \$5. Provides that this \$5 fee shall be deposited into the Cycle Rider Safety Training Fund.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Transportation

Mar 05 Postponed

Mar 12 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 13 Tabled By Sponsor RAUSCHENBERGER

#### SB-0929 RAUSCHENBERGER - DELEO.

New Act

Creates the Builder and Developer Land Valuation Act with a short title only. SENATE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

55 ILCS 5/5-1041.2 new

65 ILCS 5/11-12-5.2 new

Deletes everything. Amends the Counties Code and the Illinois Municipal Code. Provides that land donations required by a county or municipality as a condition of residential subdivision, resubdivision, or development shall be based upon an ordinance that specifies the population expected to be generated by residential development, the number of acres of school site or park site required to serve the population generated by residential development, and the value of an acre of land improved with subdivision improvements for cash contributions instead of the conveyance of land. Sets forth the requirements that the ordinances must meet. Sets out a value determination for an acre of land improved with subdivision improvements for cash contributions instead of the conveyance of land. Preempts home rule powers.

```
Feb 07 1997
                    First reading
                                               Referred to Rules
      Feb 19
                                               Assigned to Licensed Activities
      Mar 12
                          Amendment No.01
                                               LICENSED ACT. S
                                               Recomminded do pass as amend
                                                 009-000-000
                     Placed Caindr, Second Reading
      Mar 14
                     Second Reading
                     Placed Calndr, Third Reading
                     Added as Chief Co-sponsor DELEO
      Mar 19
                     Third Reading - Passed 043-010-001
                     Arrive House
                     Placed Calendr, First Reading
      Mar 20
                     Hse Sponsor HOEFT
                     First reading
                                               Referred to Rules
                                               Assigned to Local Government
      Mar 21
                                               Re-Refer Rules/Rul 9(B)
      May 08
SB-0930
             RAUSCHENBERGER.
  220 ILCS 5/13-801
                                   from Ch. 111 2/3, par. 13-801
  220 ILCS 5/13-801.5 new
  220 ILCS 5/13-802
                                   from Ch. 111 2/3, par. 13-802
```

Amends the Public Utilities Act. Requires telecommunications carriers primarily engaged in the provision of local exchange telecommunications services to disclose financing related to competitive services. Requires the Commission to study the effects of the entry of local telecommunications services providers into competitive services market. Provides that the information and results of the study shall be included in the Commission's annual report. Changes the due date of the report to September 1 rather than January 31. Effective immediately.

SENATE AMENDMENT NO. 1.

Excludes telecommunications carriers having no more than 35,000 subscriber access lines from the financial disclosure requirements. Limits the disclosures to expenditures from revenues derived from noncompetitive local exchange telecommunications services. Provides for the Commission to study the effects of the entry providers of noncompetitive local exchange telecommunications services, rather than the entry of all telecommunications carriers, into the provision of competitive services.

```
NOTE(S) THAT MAY APPLY: Fiscal
    Feb 07 1997
                                            Referred to Rules
                  First reading
    Feb 19
                                            Assigned to Environment & Energy
    Feb 28
                                            To Subcommittee
    Mar 06
                                            Postponed
    Mar 13
                       Amendment No.01
                                            ENVIR. & ENE. S
                                            Recommnded do pass as amend
                                              006-003-000
                  Placed Calndr, Second Reading
    Mar 14
                  Second Reading
                  Placed Calndr, Third Reading
    Mar 20
                  Third Reading - Passed 047-006-001
    Mar 21
                  Arrive House
                  Hse Sponsor GRANBERG
                                            Referred to Rules
                  First reading
    Apr 03
                  Added As A Joint Sponsor KUBIK
                                            Assigned to Public Utilities
    Apr 08
    Apr 09
                  Alt Primary Sponsor Changed KUBIK
```

May 08

Re-Refer Rules/Rul 9(B)

#### SB-0931 COLLINS.

705 ILCS 35/2

from Ch. 37, par. 72.2

Amends the Circuit Courts Act. Adds a heading to Section relating to the election of circuit judges. Increases from 94 to 95, the number of circuit judges to be elected in the circuit of Cook County.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

SB-0932 COLLINS. 5 ILCS 420/1-101

from Ch. 127, par. 601-101

Amends the Illinois Governmental Ethics Act by making technical changes to the short title Section.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

SB-0933 PARKER.

305 ILCS 5/9A-8 from Ch. 23, par. 9A-8

Amends the Article of the Public Aid Code concerning an education, training and employment program for AFDC recipients. Makes stylistic changes in the Section concerning operation of the program.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Public Health & Welfare Feb 26 To Subcommittee

Committee Public Health & Welfare Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-0934 KLEMM.

220 ILCS 5/15-401

Amends the Public Utilities Act. Replaces the words "effective date of this amendatory Act of 1996" with the actual date.

SENATE AMENDMENT NO. 1.

Establishes specific criteria that must be met before the Illinois Commission may issue a certificate for a crude oil pipeline. The criteria relate to construction and operation standards, management ability, and environmental safety requirements.

FISCAL NOTE (III. Commerce Commission)

The III. Commerce Commission estimates no fiscal impact.

STATE MANDATES FISCAL NOTE (DCCA)

SB934 fails to create a State mandate.

FISCAL NOTE, H-AM 1 (III. Commerce Comm.)

No change from previous fiscal note.

FISCAL NOTE, REVISED (III. Commerce Commission)

Net savings is estimated to be \$123.1 million.

STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

No change from previous mandates note.

HOME RULE NOTE, H-AM 1

SB934 does not preempt home rule authority.

FISCAL NOTE, H-AM 2 (III. Commerce Comm.)

Net savings is estimated to be \$216.7 million.

FISCAL NOTE, H-AM 3 (III. Commerce Comm.)

No change from ICC fiscal note, H-am 2. STATE MANDATES FISCAL NOTE, H-AM 3 (DCCA)

No change from previous mandates note.

HOME RULE NOTE, H-AM 3

No change from previous home rule note.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Environment & Energy

Feb 28 Postponed Mar 06 Postponed

Mar 13	Discord Colords Consord Description	Recommended do pass 01	0-000-000
Mar 17	Placed Calndr, Second Read Second Reading	ıng	
	Placed Calndr, Third Readi	ng	
	Filed with Secretary Amendment No.01	KLEMM	*
	Amendment referred		
	Amendment No.01	KLEMM	
Mar 20	Rules refers to Amendment No.01	SENV KLEMM	
WIAT 20	Amendment No.01	Be adopted	
	Recalled to Second Reading	g	
	Amendment No.01	KLEMM	Adopted
	Placed Calndr, Third Readi Third Reading - Passed 057	11g 7-000-000	
Mar 21	Arrive House	****	
	Hse Sponsor JONES, SHIF		
Apr 08	First reading	Referred to Rules Assigned to Public Utiliti	es
Apr 29		Fiscal Note Filed	•5
<b>14</b> 07		Committee Public Utilitie	
May 06		St Mandate Fis Note File Committee Public Utilitie	
May 08		Re-Refer Rules/Rul 9(B)	
May 15	Alt Primary Sponsor Chan		
		Fiscal Note Filed Recommends Considerati	ion
		003-002-000 HRUL	OII
	Plcd Cal 2nd Rdg Std Dbt		
	Amendment No.01 Amendment referred	MURPHY	
	Amendment No.01	MURPHY	
		Be adopted	
	Second Reading-Stnd Deba Hld Cal Ord 2nd Rdg-Shr		
May 16	Tha Car Old Zha Rag-Shi	Fiscal Note Filed	
•		St Mandate Fis Note File	xd
	Amendment No.02	Home Rule Note Filed MURPHY	
	Amendment referred		
		Fiscal Note Filed	
•	Amendment No.03	Fiscal Note Filed MURPHY	
	Amendment referred		
	Amendment No.03	MURPHY	
		Be adopted St Mandate Fis Note File	ed
		Home Rule Note Filed	~
	Hld Cal Ord 2nd Rdg-Shr		`
CD 0005 - 34.474	<b>n</b>	Re-Refer Rules/Rul 9(B	)
SB-0935 MAHA		11 2 /2 12 506 1	
220 ILCS 5/13-50	lic Utilities Act. Makes a	11 2/3, par. 13-506.1	ation agnasm
	oncompetitive telecommun		Ction concern-
Feb 07 1997	First reading	Referred to Rules	
Feb 19	•	Assigned to Environment	& Energy
Feb 28 Mar 06		To Subcommittee Postponed	
Mar 13		Postponed	
W 15		Committee Environment	
Mar 15	· Core	Refer to Rules/Rul 3-9(a	1)
SB-0936 DUDY	CZ. 2. formerly 5/12-715		
11/ 1 II A . 1 1/ 1/ 1/ 1/ 1	2 DATHELLY 1/ 1/2/11		

# SB-0

625 ILCS 5/12-612, formerly 5/12-715

Amends provisions of the Illinois Vehicle Code prohibiting the operation of a commercial vehicle while it is equipped with a radar jamming device. Changes **589** SB-0936—*Cont.* 

those provisions so that the prohibition applies to operators of all motor vehicles (rather than only commercial vehicles) and so that it applies to all devices designed or intended to jam any speed-measurement device (rather than only radar jamming devices). Prohibits the sale of devices designed or intended to jam any speed-measurement device.

FISCAL NOTE (Dpt. Transportation) There will be no fiscal impact on IDOT. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Transportation Mar 05 Postponed Mar 12 Recommended do pass 010-000-000 Placed Calndr, Second Reading Mar 13 Second Reading Placed Calndr, Third Reading Mar 17 Third Reading - Passed 056-000-000 Mar 18 Arrive House Placed Calendr, First Reading Mar 20 Hse Sponsor HARTKE First reading Referred to Rules Mar 21 Assigned to Consumer Protection Apr 29 Fiscal Note Filed Committee Consumer Protection May 08 Re-Refer Rules/Rul 9(B)

# SB-0937 PETERSON.

35 ILCS 200/15-175

Amends the Property Tax Code. Provides that a homestead exemption shall be granted that is limited to a reduction in the equalized assessed value of homestead property equal to \$4,500 in counties with 3,000,000 or more inhabitants and \$3,500 in all other counties. Provides that this exemption shall not reduce the value of homestead property to less than 50% of its current equalized assessed value. Deletes language basing the exemption on the increase in assessed value for the current year above the equalized assessed value of the property for 1977 up to the maximum reduction. Provides that the reduction (now maximum reduction) for land with certain improvements is limited to the reduction for property without certain improvements multiplied by certain factors. Provides that in no case may the value of an apartment building owned and operated as a cooperative or a building that is a life care facility be reduced to less than 50% of its current equalized assessed value by this exemption.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Revenue Feb 28 Postponed Mar 06 Postponed Mar 13 Recommended do pass 009-000-000 Placed Calndr, Second Reading Mar 14 Second Reading Placed Calndr, Third Reading Mar 17 Third Reading - Passed 057-000-000 Mar 18 Arrive House Placed Calendr, First Reading Mar 20 Hse Sponsor KUBIK First reading Referred to Rules Added As A Joint Sponsor FANTIN Mar 21 Assigned to Revenue May 08 Re-Refer Rules/Rul 9(B)

# SB-0938 WATSON.

New Act

Creates the Business Use Incentives for Large-Scale Development Act. Provides that an eligible industry creating at least 25 new jobs in the State may apply for incentives, including tax credits in an amount equal to the gross wages paid to the new employees of the industry, as part of an economic development project through the Illinois Development Finance Authority. Authorizes the Authority to enter into fi-

nancing agreements with eligible industries it selects to receive the incentives. Provides that the Authority shall select eligible industries and award credits based on the positive economic benefits they will bring to the communities in which they will be located and the State. Authorizes the Authority to issue up to \$35,000,000 in bonds to finance the economic development projects. Authorizes the Authority to work with the Department of Revenue in determining the credit received by the eligible industry. Requires an annual evaluation of the economic development project. Effective immediately.

Note(s) That May Apply: Fiscal
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

# SB-0939 WATSON - KARPIEL - CLAYBORNE - BERMAN.

415 ILCS 5/211 new
415 ILCS 5/212 new
415 ILCS 5/212 new
415 ILCS 5/59.1 new
415 ILCS 5/59.1 new
415 ILCS 5/59.2 new
415 ILCS 5/59.3 new
415 ILCS 5/59.4 new
415 ILCS 5/59.5 new
415 ILCS 5/59.6 new
415 ILCS 5/59.7 new
415 ILCS 5/59.7 new
415 ILCS 5/59.8 new
415 ILCS 5/59.9 new

Amends the Environmental Protection Act. Creates a new Title of the Act relating to the Brownfields Rehabilitation and Redevelopment Program. Provides that the Agency and the Department of Commerce and Community Affairs shall administer a program that encourages private sector voluntary remediation of environmentally-distressed and underutilized sites that demonstrate the potential to contribute to the economic growth of Illinois if expanded, rehabilitated, or redeveloped. Provides that the provisions of the Title are repealed 5 years after the effective date of this amendatory Act. Amends the Illinois Income Tax Act. Creates the Brownfields Remediation Tax Credit for qualifying taxpayers in an amount equal to the lesser of (i) 100% of the remediation costs expended or (ii) 100% of the projected present value of new State revenue generated by an approved project. Creates the Small Business Remediation Tax Credit for qualified taxpayers in an amount not to exceed \$25,000 per project. Provides that a taxpayer may not claim both of the credits created by this amendatory Act. Sunsets the credits after 5 years, except that if the taxpayer's development agreement provides for the Brownfields Remediation Tax Credit beyond the 5-year period, the taxpayer may claim the credit through the term provided in the agreement. Makes other changes. Effective immediately.

# SENATE AMENDMENT NO. 1. Deletes reference to: 415 ILCS 5/211 new

A15 ILCS 5/212 new Adds reference to: 35 ILCS 5/211 new 35 ILCS 5/212 new 415 ILCS 5/59.9 new

Deletes everything. Amends the Environmental Protection Act. Creates a new Title of the Act relating to the Brownfields Rehabilitation and Redevelopment Program. Provides that the Department of Commerce and Community Affairs shall administer a program that encourages private sector voluntary remediation of environmentally-distressed and underutilized sites that demonstrate the potential to contribute to the economic growth if expanded, rehabilitated, or redeveloped. Provides that the Department, in cooperation with the Environmental Protection Agency, the Department of Agriculture, and the Department of Natural Resources, shall

prescribe rules for the implementation of the program within 120 days of the effective date of this amendatory Act. Provides that the provisions of the title are repealed 5 years after the effective date of this amendatory Act. Amends the Illinois Income Tax Act. Creates the Brownfields Remediation Tax Credit. Provides that the credit is available to each taxpayer that (1) has entered into a development agreement with Department of Commerce and Community Affairs, has received an allocation for the credit, and has received a certificate of eligibility for the credit or (2) is a transferee of the credit. Provides that the Department of Commerce and Community Affairs shall determine the amount of the credit and, if applicable, shall prescribe an annual tax credit distribution schedule if the term of the development agreement exceeds one year. Provides that the credit shall be in an amount equal to the lesser of (1) 100% of the remediation costs expended for an approved Brownfields project or (2) 100% of the projected present value of new State tax revenue generated by an approved Brownfields project. Exempts this credit from the sunset provisions. Creates the Small Business Remediation Tax Credit for taxpayers that employ no more than 50 employees and undertake the expansion, rehabilitation, or redevelopment of a Brownfields site project that generates measurable economic growth resulting in either a revenue neutral benefit or a net fiscal benefit in an amount not to exceed \$25,000 per project. Provides that the Department of Revenue and the Department of Commerce and Community Affairs shall, within 120 days of the effective date of this amendatory Act, adopt a tax credit schedule. Provides that this credit is available for tax years beginning on or after January 1, 1997. Sunsets this credit after 5 years. Provides that the Brownfields Remediation Tax Credit and the Small Business Remediation Tax Credit may not be taken together. Makes other changes. Effective immediately.

# HOUSE AMENDMENT NO. 1.

```
Deletes reference to: 35 ILCS 5/211 new 35 ILCS 5/212 new 415 ILCS 5/59 new 415 ILCS 5/59.1 new 415 ILCS 5/59.2 new 415 ILCS 5/59.4 new 415 ILCS 5/59.5 new 415 ILCS 5/59.6 new 415 ILCS 5/59.7 new 415 ILCS 5/59.8 new 415 ILCS 5/59.8 new 415 ILCS 5/59.9 new 415 ILCS 5
```

Replaces the title and everything after the enacting clause with a title heading to the Brownfields Rehabilitation and Redevelopment Program.

# CONFERENCE COMMITTEE REPORT NO. 1

Recommends that the Senate concur in House Amendment No. I.

Recommends that the bill be further amended as follows:

```
Deletes reference to:
415 ILCS 5/Title XVIII heading new
Adds reference to:
30 ILCS 105/5.449 new
35 ILCS 5/201 from Ch. 120, par. 2-201
415 ILCS 5/58.2
415 ILCS 5/58.2
415 ILCS 5/58.3
415 ILCS 5/58.14 new
415 ILCS 100/5
```

Deletes everything. Amends the Illinois Income Tax Act to establish an environmental remediation tax credit available in tax years ending on or after December 31, 1997 and on or before December 31, 2001 for certain costs incurred by a person after January 1, 1998 in performing remediation activities in accordance with the Site Remediation Program under the Environmental Protection Act. Amends the Environmental Protection Act to set forth the Environmental Protection Agency's

procedures for determining whether the remediation costs may be used toward the environmental remediation tax credit. In that Act, creates the Brownfields Redevelopment Grant Program to provide municipalities with funding for brownfields redevelopment efforts. Sets parameters for awarding grants under the Program. Amends the State Finance Act to add the Brownfields Redevelopment Fund. Amends the Response Action Contractor Indemnification Act to provide for the transfer of moneys from the Response Contractors Indemnification Fund to the Brownfields Redevelopment Fund. Effective immediately.

OTE(S) THAT MAY	APPLY: Fiscal	
Feb 07 1997		Referred to Rules
Feb 19		Assigned to Environment & Energy
Feb 28		Postponed
100 20	Added as Chief Co-sponsor	
Mar 06	reduced as emer eo sponsor	Postponed
Mai 00	Added on Chief Co. amongo	CI AVDODNIE
M 11	Added as Chief Co-sponsor	DEDMAN
Mar 11	Added as Chief Co-sponsor	BERMAN CALL
Mar 13	Amendment No.01	ENVIR. & ENE. S Adopted
		Recommnded do pass as amend
		010-000-000
	Placed Calndr, Second Read	ing
Mar 14	Second Reading	
	Placed Calndr, Third Reading	ng
Mar 19	Filed with Secretary	
		WATSON
	Amendment referred t	to SRUL
	Third Reading - Passed 055	
	Tabled Pursuant to Rule5-4	4(A) SA 02
	Third Reading - Passed 055	5-000-000
	Arrive House	000 000
	Placed Calendr, First Readn	20
Mar 20	Hse Sponsor STEPHENS	15
Wat 20		Referred to Rules
Man 21	First reading	
Mar 21	A 3 1 1 A A T 1 A G	Assigned to Environment & Energy
Apr 09	Added As A Joint Sponsor	HOUBROOK
	Added As A Joint Sponsor Added As A Joint Sponsor	NOVAK
	Added As A Joint Sponsor	SCOTT
	Added As A Joint Sponsor	PERSICO
<b>M</b> ay 01	Amendment No.01	ENVRMNT ENRGY H Adopted
		Do Pass Amend/Short Debate
		022-000-000
	Placed Cal 2nd Rdg-Sht Dh	bt
May 13	Second Reading-Short Deb	ate
•	Held 2nd Rdg-Short Debat	e
May 15	Pld Cal Ord 3rd Rdg-Sht D	Obt
•	3rd Rdg-Sht Dbt-Pass/Vot	.117-001-000
<b>M</b> ay 16	Sec. Desk Concurrence 01	
1.14) 10	Filed with Secretary	
	Thea with Secretary	Mtn non-concur - Hse Amend
May 19	S Noncners in H Amend. 0	
May 19	Arrive House	1
	Placed Cal Order Non-cond	ou <del>r</del> 01
May 22	Traced Car Order Non-cond	
May 22		MTN REFUSE RECEDE-HSE
	II Deferred - Decede Asses	AMEND
	H Refuses to Recede Amen	
	H Requests Conference Con	
	Hse Conference Comm App	ptd ISI/HOLBROOK,
		NOVAK, HANNIĞ,
		CHURCHILL AND
		STEPHENS
<b>M</b> ay 27	Sen Accede Req Conf Com	um 1ST
	Sen Conference Comm App	ptd 1ST/WATSON,
		MAHAR, MAITLAND,
		FARLEÝ, CLAYBORNE
May 29	Filed with Secretary	- · · · · · · · · · · · · · · · · · · ·
•	•	Conference Committee Report
	Conf Comm Rpt referred to	
		Conference Committee Report
	Rules refers to	SENV
		<del></del> -

May 30 House report submitted Conf Comm Rpt referred to 1ST/HRUL Be approved consideration House report submitted May 31 House Conf. report Adopted 1ST/106-008-000 Conference Committee Report Be approved consideration Jun 01 Senate report submitted 3/5 vote required Senate Conf. report Adopted 1ST/057-000-000 Both House Adoptd Conf rpt 1ST Passed both Houses Jun 13 Sent to the Governor Jul 21 Governor approved PUBLIC ACT 90-0123 Effective date 97-07-21

# SB-0940 LAUZEN.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Allows individuals, corporations, and trusts and estates a deduction on the income tax equal to the amount of interest expense paid by the taxpayer (i) that is related to an investment in a business doing business in Illinois and (ii) that is not allowable as an interest deduction on the taxpayer's federal income tax return. Effective immediately.

Note(s) That May Apply: Fiscal
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
Mar 06 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0941 DILLARD.

740 ILCS 45/2

from Ch. 70, par. 72

Amends the Crime Victims Compensation Act. Includes certain offenses as crimes of violence when committed during a civil riot, insurrection, or rebellion. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal
Feb 07 1997 First reading
Feb 19 Assigned to Judiciary
Feb 27 Held in committee
Mar 05 Postponed
Mar 12 Postponed
Committee Judiciary

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0942 DILLARD - BERMAN - CARROLL - GEO-KARIS. 705 ILCS 505/6 from Ch. 37, par. 439.6 705 ILCS 505/8 from Ch. 37, par. 439.8 from Ch. 37, par. 439.18 705 ILCS 505/18 705 ILCS 505/21 from Ch. 37, par. 439.21 705 ILCS 505/22-1 from Ch. 37, par. 439.22-1 705 ILCS 505/24 from Ch. 37, par. 439.24 705 ILCS 505/26-1 from Ch. 37, par. 439.24-6.1 705 ILCS 505/20 rep.

Amends the Court of Claims Act. Deletes provisions requiring the court to hold regular session at specified times. Provides that the court has exclusive jurisdiction to hear and determine certain claims for expenses in civil litigation. Provides that the court does not have jurisdiction to review administrative decisions for which a statute provides that review shall be in the circuit court. Provides that the court shall provide, by rule, for the maintenance of separate records of claims that arise solely due to lapsed appropriations and for claims for which the amount of recovery sought is less than \$5,000 (now \$2,500). Provides that no filing fee shall be required in certain cases. Provides that a claimant is not required to file a certain notice required by the Act if he or she files his or her claim within one year of its accrual. Provides that the court may direct immediate payment of certain claims where the amount of the award of the court is less than \$5,000 (now \$2,500). Repeals provisions concerning a statement of decisions. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

Adds reference to:

740 ILCS 45/2

from Ch. 70, par. 72

Deletes everything. Reinserts similar provisions. Amends the Crime Victims Compensation Act. Includes aggravated battery with a firearm in the definition of "crime of violence". Provides that the term "crime of violence" does not include crimes constituting terrorism as defined in 18 U.S.C. 2331. Effective immediately.

FISCAL NOTE (Court of Claims)
There would be no negative fiscal impact from SB942. Additional federal funding for losses from terrorism would be a positive fiscal impact, and other provisions will result in minor savings to the State.

STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

Fails to create a State mandate.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 20

Mar 21

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Feb 27 Recommended do pass 008-000-000

Placed Calndr, Second Reading

Feb 28 Second Reading

Placed Calndr, Third Reading

Mar 18 Third Reading - Passed 056-000-000

Arrive House

Placed Calendr, First Reading

Hse Sponsor RYDER

First reading Referred to Rules

Assigned to State Govt Admin &

May 01 Amendment No.01 Election Refrm ST GV-ELC RFM H

nendment No.01 ST GV-ELC RFM H Adopted
Do Pass Amend/Short Debate

010-000-000

Placed Cal 2nd Rdg-Sht Dbt

May 06 Fiscal Note Filed

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

May 08 3rd Rdg-Sht Dbt-Pass/Vot117-000-000

May 09 St Mandate Fis Note Filed

Sec. Desk Concurrence 01
May 19
Filed with Secretary

Mtn concur - House Amend
Motion referred to SRUL

Mtn concur - House Amend

Rules refers to SJUD
May 21 Mtn concur - House Amend

Be approved consideration

May 22 Added as Chief Co-sponsor BERMAN

Added as Chief Co-sponsor CARROLL

Added as Chief Co-sponsor GEO-KARIS

Mtn concur - House Amend

S Concurs in H Amend. 01/058-000-001

Jun 20 Passed both Houses Sent to the Governor

Aug 17 Governor approved

PUBLIC ACT 90-0492 Effective date 97-08-17

# SB-0943 BERMAN.

May 20

735 ILCS 5/13-214.3 from Ch. 110, par. 13-214.3

Amends the Code of Civil Procedure. Under specified circumstances, extends the period of limitations for an action against an attorney arising out of an act or omission in the performance of professional services when the injury caused by the act or omission does not occur until the death of the person for whom the professional services were rendered. Effective January 1, 1998.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Feb 27 Held in committee
Mar 12 Postponed
Committee Judiciary

```
Mar 15
                                             Refer to Rules/Rul 3-9(a)
SB-0944
            PETKA - PHILIP.
  New Act
  Creates the Circuit Courts Redistricting Act. Contains a short title only.
      Feb 07 1997
                    First reading
                                             Referred to Rules
      Feb 19
                                             Assigned to Executive
      Feb 28
                                             Postponed
      Mar 06
                                             Postponed
      Mar 13
                                             Recommended do pass 008-003-000
                    Placed Calndr, Second Reading
                    Second Reading
      Mar 18
                    Placed Calndr, Third Reading
                                             PURSUANT TO RULE
      Mar 20
                                             2-10(E), DEADLINE
                                             FOR FINAL ACTION
                                             IS EXTENDED TO
                                             MAY 31, 1997.
                                             PURSUANT TO RULE
      May 30
                                             2-10(E), DEADLINE
                                             FOR FINAL ACTION
                                             IS EXTENDED TO
                                             JANUARY 1, 1998.
                    Calendar Order of 3rd Rdng 97-03-19
      Jul 02
                                             Refer to Rules/Rul 3-9(b)
SB-0945
            PETKA - PHILIP.
  New Act
  Creates the Appellate Court Redistricting Act. Contains a short title only.
      Feb 07 1997
                    First reading
                                             Referred to Rules
      Feb 19
                                             Assigned to Executive
      Feb 28
                                             Postponed
      Mar 06
                                             Postponed
      Mar 13
                                             Recommended do pass 008-003-000
                    Placed Calndr, Second Reading
      Mar 18
                    Second Reading
                    Placed Calndr, Third Reading
      Mar 20
                                             PURSUANT TO RULE
                                             2-10(E), DEADLINE
                                             FOR FINAL ACTION
                                             IS EXTENDED TO
                                             MAY 31, 1997.
                                             PURSUÁNT TO RULE
      May 30
                                             2-10(E), DEADLINE
FOR FINAL ACTION
                                             IS EXTENDED TO
                                             JANUARY 1, 1998.
                    Calendar Order of 3rd Rdng 97-03-19
     Jul 02
                                             Refer to Rules/Rul 3-9(b)
SB-0946
            RADOGNO.
  210 ILCS 45/3-805
                                  from Ch. 111 1/2, par. 4153-805
  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 pro-
cess shall conclude on December 31, 2000 (rather than December 31, 1997) and
that a final report shall be submitted by June 30, 2001 (rather than June 30, 1998).
Effective immediately.
      STATE MANDATES FISCAL NOTE (DCCA)
      SB946 fails to create a State mandate.
      FISCAL NOTE (Dept. of Public Health)
      No fiscal implications to the Dept. of Public Health.
```

Feb 26 Recommended do pass 008-000-000
Placed Calndr, Second Reading
Second Reading
Placed Calndr, Third Reading

Referred to Rules

Assigned to Public Health & Welfare

First reading

Feb 07 1997

Feb 19

Feb 28	Third Reading - Passed 056 Arrive House	-000-000
	Placed Calendr, First Readr	9
Mar 13	Hse Sponsor DART	ıg
Mai 15		Referred to Rules
N6 10	First reading	
Mar 18		Assigned to Human Services
Mar 25	Alt Primary Sponsor Chang	ged BRUNSVOLD
Apr 30		Fiscal Note Requested ZICKUS
•		St Mandate Fis Nte RegZICKUS
		Committee Human Services
May 01		Do Pass/Short Debate Cal 009-000-000
May 01	Placed Cal 2nd Rdg-Sht Di	
M or	Flaceu Cai zhu Kug-Shi Di	
May 06	0.00.00.00.00	St Mandate Fis Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
May 13		Fiscal Note Request W/drawn
		Fiscal Note Filed
	Second Reading-Short Deb	ate
	Pld Cal Ord 3rd Rdg-Sht D	
May 14	3rd Rdg-Sht Dbt-Pass/Vot	
May 14	Passed both Houses	117-000-000
Jun 12	Sent to the Governor	
Aug 08	Governor approved	
	PUBLIC ACT 90-0353	Effective date 97-08-08

# SB-0947 RADOGNO - CRONIN - JACOBS.

30 ILCS 210/5 from Ch. 15, par. 151

Amends the Illinois State Collection Act of 1986. Provides that all debts owed to a State agency that exceed \$1,000 and are more than 90 days (now 1 year) past due shall be placed in the Comptroller's Offset System, unless the State agency has entered into a deferred payment plan or demonstrates that referral for offset is not cost effective.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0948 PHILIP.

New Act

Creates the Death with Dignity Act. Establishes procedures by which a terminally ill patient may request cessation of hydration and all medical procedures to prolong life in order to enable the patient to end his or her life in a dignified and humane manner. Imposes duties on the patient's attending physician. Provides for immunity from civil and criminal liability and professional disciplinary action for acting in good faith compliance with the Act. Makes it a Class 1 felony (i) to alter or forge a patient's request under the Act or to conceal or destroy a patient's rescission of a request or (ii) to coerce or exert undue influence on a patient to make or destroy a request. Requires the Department of Human Services to collect certain information.

Note(s) That May Apply: Correctional
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0949 RAUSCHENBERGER – PETERSON.

220 ILCS 5/13-101 from Ch. 111 2/3, par. 13-101 220 ILCS 5/13-901 from Ch. 111 2/3, par. 13-901

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. Changes the date that provisions concerning operator service providers shall be repealed from July 1, 1997 to July 1, 1999. Effective immediately.

## SENATE AMENDMENT NO. 1.

Further amends the Public Utilities Act. Changes a Section reference. Provides that the Commission shall adopt requirements concerning access to other telecommunications carriers by the use of 888 numbers.

Amends the Public Utilities Act. Makes the Illinois Commerce Commission's authority to promulgate certain kinds of rules also apply to competitive telecommunications rates and services. The affected

```
Feb 07 1997
              First reading
                                       Referred to Rules
Feb 19
                                        Assigned to Environment & Energy
Feb 28
                                       Postponed
Mar 05
              Added as Chief Co-sponsor PETERSON
Mar 06
                   Amendment No.01
                                       ENVIR. & ENE. S
                                                                Adopted
                                        Recommnded do pass as amend
                                          010-000-000
              Placed Calndr, Second Reading
Mar 11
              Second Reading
              Placed Calndr, Third Reading
Mar 17
              Third Reading - Passed 056-000-000
Mar 18
              Arrive House
              Placed Calendr, First Reading
Apr 04
              Hse Sponsor WINTERS
Apr 08
                                        Referred to Rules
              First reading
              Alt Primary Sponsor Changed WIRSING
Apr 09
                                        Assigned to Public Utilities
Apr 30
                                        Do Pass/Short Debate Cal 011-000-000
              Placed Cal 2nd Rdg-Sht Dbt
              Second Reading-Short Debate
May 01
              Pld Cal Ord 3rd Rdg-Sht Dbt
May 08
              3rd Rdg-Sht Dbt-Pass/Vot116-000-000
              Passed both Houses
Jun 06
              Sent to the Governor
Jun 27
              Governor approved
                PUBLIC ACT 90-0038 Effective date 97-06-27
      FAWELL - CULLERTON - RADOGNO - KARPIEL - SHADID AND SEV-
```

## SB-0950 FAWELL - CULLERTON - RADOGNO - KARPIEL - SHADID AND SEV-ERNS.

```
625 ILCS 5/1-187.001 new
625 ILCS 5/6-103
                                    from Ch. 95 1/2, par. 6-103
                                    from Ch. 95 1/2, par. 6-105
625 ILCS 5/6-105
625 ILCS 5/6-107
                                    from Ch. 95 1/2, par. 6-107
625 ILCS 5/6-107.1 new
625 ILCS 5/6-107.2 new
625 ILCS 5/6-107.3 new
625 ILCS 5/6-204
625 ILCS 5/6-205
                                    from Ch. 95 1/2, par. 6-204
                                    from Ch. 95 1/2, par. 6-205
625 ILCS 5/6-206
                                    from Ch. 95 1/2, par. 6-206
625 ILCS 5/6-206.1
                                    from Ch. 95 1/2, par. 6-206.1
625 ILCS 5/7-702.1
625 ILCS 5/12-603
                                    from Ch. 95 1/2, par. 12-603
625 ILCS 5/12-603.1
                                    from Ch. 95 1/2, par. 12-603.1
625 ILCS 25/4b new
730 ILCS 5/5-6-1
                                    from Ch. 38, par. 1005-6-1
```

Amends the Illinois Vehicle Code in relation to the definition of a "serious traffic violation", the purpose of having a Graduated Licensing Program, the requirements for the issuance of a driver's license to an applicant under 18 years of age, the number of passengers allowed for a license holder under 18 years of age, seat belts for license holders and their passengers under 18 years of age, instruction permits for minors, adoption of rules by the Secretary of State for graduated licenses, the issuance of distinct licenses to persons under 21 years of age, the prohibition on issuing, renewing, or allowing the retention of a license or permit to minors, reporting any disposition of court supervision for persons under 21 years of age to the Secretary, the prohibition on issuing a restricted driving permit to a person under 16 years of age or a judicial driving permit to a person under 18 years of age, the suspension and revocation of driving privileges, and the prohibition on issuing a family financial responsibility driving permit to a person under 16 years of age who possesses an in-

SB-0950—*Cont.* 598

struction permit. Amends the Child Passenger Protection Act to provide that every person under 18 years of age, when transporting a child 6 years of age or older but under the age of 18, shall be responsible for securing that child in a properly adjusted and fastened seat safety belt. Amends the Unified Code of Corrections to provide that provisions concerning a court entering an order for supervision of a defendant does not apply to a defendant charged with violating a serious traffic offense if the defendant is under 18 years of age or the defendant is between 18 and 20 years of age and has previously been sentenced to supervision or been convicted for a serious traffic offense. Effective January 1, 1998.

## SENATE AMENDMENT NO. 1.

Removes provision concerning a motor vehicle not being stopped or searched by a law enforcement officer solely on the basis of not wearing a seat safety belt only being applicable to drivers and passengers 18 years of age and older.

SENATE AMENDMENT NO. 2.

Makes changes to the definition of "serious traffic violation". Provides that an instruction permit may be issued to a child who is at least 15 years and 6 months of age if certain requirements are met. Provides that the Secretary of State may issue a regular instruction permit to a person 18 years of age or older (instead of to a person). Provides that an instruction permit entitles the holder to drive a motor vehicle when accompanied by a licensed driver who is 21 years of age or older (instead of a licensed driver). Provides that an instruction permit for a motorcycle may be issued to a person 18 years of age or more and entitles the holder to drive during daylight under the supervision of a licensed operator with the same or greater classification, who is 21 years of age or older and who has at least one year of driving experience. Provides that an instruction permit for a motor driven cycle may be issued to a person 18 (instead of 21) years of age or more. Provides that no permit shall be issued to an applicant under 18 years of age who has committed the offense of operating a motor vehicle without a valid license or permit, who has committed an offense that would otherwise result in mandatory revocation of a license or permit, or who has been either convicted of or adjudicated a delinquent based upon a violation of the Cannabis Control Act or the Illinois Controlled Substances Act while the individual was in control of a motor vehicle. Provides that no graduated license holder or person under the age of 18 years shall operate a motor vehicle, except for a motor driven cycle or motorcycle (instead of a first division motor vehicle titled or licensed by the Secretary), with more than one passenger in the front seat and no more passengers in the back seats than the number of available seat safety belts. Provides that the Secretary may suspend or revoke a person's driving privileges upon a showing that the person has operated a motor vehicle when the person's permit was invalid under provisions concerning an instruction permit for a minor. Provides that a driver under the age of 18 years operating a second division vehicle having a gross weight rating of 8,000 pounds or less that contains only a front seat may operate the vehicle with more than one passenger in the front seat, provided that each passenger is wearing a seat belt. Provides that provisions concerning a court entering an order for supervision of a defendant do not apply to a defendant under the age of 21 years charged with violating a serious traffic offense unless the defendant completes a traffic safety program or if the defendant has previously been sentenced to supervision for a serious traffic offense (instead of the provisions not applying if the defendant is under 18 years of age or the defendant is between 18 and 20 years of age and has previously been sentenced to supervision or been convicted of a serious traffic offense).

### HOUSE AMENDMENT NO. 1.

Provides that the maximum fine for a violation of the provisions requiring drivers and passengers to use seat belts is \$25 (instead of \$55).

NOTE(s) THAT MAY APPLY: Fiscal
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Transportation
Feb 27 Added as Chief Co-sponsor RADOGNO
Mar 05 RAPPLY: TRANSPORTN S

Mar 12 Amendment No.01 TRANSPORTN S Adopted Recommnded do pass as amend 010-000-000

Placed Calndr, Second Reading

Mar 13	Added as Chief Co-sponsor	KARPIEL
36	Added as Chief Co-sponsor	
Mar 17	Filed with Secretary Amendment No.02	FAWELL
	Amendment referred t	
	Added As A Co-sponsor SE	EVERNS
Mar 18	Amendment No.02	
	Rules refers to	STRN
	Second Reading Placed Calndr, Third Reading	nα
Mar 19	Amendment No.02	FAWELL
		Be adopted
	Recalled to Second Reading	
	Amendment No.02	FAWELL Adopted
Mar 20	Placed Calndr, Third Reading Third Reading - Passed 054	
Mar 21	Arrive House	-001-000
	Hse Sponsor WOOD	
	First reading	Referred to Rules
Apr 08		Assigned to Transportation & Motor
Apr 09	Added As A Joint Sponsor	Vehicles
Apr 16	Added As A Joint Sponsor	PANKAU
May 07	Amendment No.01	TRANSPORTAT'N H Adopted
		Do Pass Amend/Short Debate
	Disease Cal 2nd Dd. Che Di	015-004-000
	Placed Cal 2nd Rdg-Sht Dt Added As A Joint Sponsor	
May 08	Second Reading-Short Deb	
•	Pld Cal Ord 3rd Rdg-Sht D	bt
N/ 40	Added As A Joint Sponsor	ERWIN
May 12	Removed Short Debate/Na	
	Pid Cal Ord 3rd Rdg-Std D 3rd Rdg-Stnd Dbt-Pass/V0	184-028-005
May 13	Sec. Desk Concurrence 01	01 020 003
May 14	Filed with Secretary	
	M-4: 4	Mtn concur - House Amend
May 19	Motion referred to	SRUL Mtn concur - House Amend
May 17	Rules refers to	STRN
May 20		Mtn concur - House Amend
		Be adopted
	S Concurs in H Amend. 01.	Mtn concur - House Amend
	Passed both Houses	7037-000-001
Jun 18	Sent to the Governor	
Aug 13	Governor approved	
	PUBLIC ACT 90-0369	Effective date 98-01-01
	R - O'MALLEY - CARRO	
625 ILCS 5/2-111	from Ch. 95	5 1/2, par. 2-111
625 ILCS 5/6-206 625 ILCS 5/11-208	from Ch. 95	5 1/2, par. 6-206 5 1/2, par. 11-208
625 ILCS 5/11-209	from Ch. 95	5 1/2, par. 11-208 5 1/2, par. 11-209
625 ILCS 5/11-130	11.2 from Ch. 95	5 1/2, par. 11-1301.2
625 ILCS 5/11-130	11.3 from Ch. 95	5 1/2, par. 11-1301.3
625 ILCS 5/11-130 625 ILCS 5/11-130	01.5 new	
		that the Country of Ctate or
Amends the Illino	ois venicie Code. Provides	s that the Secretary of State may ta

Amends the Illinois Vehicle Code. Provides that the Secretary of State may take possession of a person with disabilities license plate or parking decal or device that is fictitious or unlawfully or erroneously issued or upon expiration, revocation, cancellation, or suspension. Provides that the decals or devices for a person with disabilities issued by local authorities are for a person with temporary disabilities (not a person with disabilities) and removes not-for-profit organizations from these provisions. Provides that performing specified acts concerning fictitious or unlawfully altered person with disabilities license plates or parking decals or devices is unlawful and a Class A misdemeanor. Provides that performing specified acts concerning

fraudulent person with disabilities license plates or parking decals or devices is unlawful and a Class 4 felony. Provides that the Secretary may suspend or revoke the person's driving privileges for these acts. Provides that a person is in violation of provisions concerning unauthorized use of parking places reserved for disabled persons if the person is an unauthorized holder of a person with disabilities license plate or parking decal or permit. Provides that provisions of this Code shall not be deemed to prevent local authorities from prohibiting the unauthorized use of parking spaces reserved for persons with disabilities on private property. Provides that provisions concerning the powers of municipalities and counties and contracts with certain entities and people for regulation of traffic shall not be deemed to prevent local authorities from enforcing, on private property, local ordinances imposing fines as penalties for the unauthorized use of parking spaces reserved for persons with disabilities or disabled veterans. Effective January 1, 1998.

```
SENATE AMENDMENT NO. 1.
```

Adds reference to: 625 ILCS 5/3-704 from Ch. 95 1/2, par. 3-704 625 ILCS 5/11-1301.1 from Ch. 95 1/2, par. 11-1301.1

Further amends the Vehicle Code. Provides that the Secretary of State shall by administrative rule, provide for the content and form of an application for a person with disabilities motorist decal or device used by local authorities in the issuance of the decal or device. Provides that the application shall include the requirement of an Illinois Identification Card number or a State of Illinois driver's license number. Provides that the Secretary of State may suspend or revoke a person with disabilities parking decal or device in certain events. Provides that one of the events for which the Secretary has the authority to suspend or revoke the registration of a vehicle or a certificate of title, registration card, sticker, or plate, person with disabilities parking decal or device, or any nonresident or other permit is when the Secretary determines that the holder of a person with disabilities parking decal or device has committed an offense under the Vehicle Code involving the use of a person with disabilities parking decal or device. Provides that a person to whom parking privileges were granted because of a disability shall, at the request of a police officer, present a picture identification card as verification that the person is the person to whom a special registration plate, decal, or device was issued.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

	i itti E.i. Correctional, i isca	
Feb 07 1997	First reading	Referred to Rules
Feb 19		Assigned to Transportation
Feb 27	Added as Chief Co-sponsor	CARROLL
Mar 05	•	Postponed
Mar 12	Amendment No.01	TRANSPORTN S Adopted
		Recommided do pass as amend
		010-000-000
	Placed Calndr, Second Read	
Mar 13	Second Reading	ung.
Mai 13		ng.
M 17	Placed Calndr, Third Readi	
Mar 17	Added as Chief Co-sponsor	
10	Third Reading - Passed 053	3-002-000
Mar 18	Arrive House	
	Placed Calendr, First Read	
	Hse Sponsor LYONS, JOS	
	First reading	Referred to Rules
Mar 21		Assigned to Transportation & Motor
		Vehicles
Mar 24	Alt Primary Sponsor Chan	ged BRADY
	Added As A Joint Sponsor	
	Added As A Joint Sponsor	
Apr 09	Added As A Joint Sponsor	
Apr 18	Added As A Joint Sponsor	
May 07	reddd ris i'r some Sponsor	Do Pass/Short Debate Cal 021-000-000
May 07	Placed Cal 2nd Rdg-Sht D	
Mov.00	Second Reading-Short Deb	
May 09		
14 10	Pld Cal Ord 3rd Rdg-Sht I	
May 12	3rd Rdg-Sht Dbt-Pass/Vot	1117-000-000
	Passed both Houses	

Jun 10 Sent to the Governor Jul 11 Governor approved

PUBLIC ACT 90-0106 Effective date 98-01-01

#### SB-0952 DILLARD.

New Act

Creates the Choice of Law and Forum Act. Provides that the parties to a contract relating to an obligation arising out of a transaction covering not less than \$250,000 may agree that the law of this State shall govern their rights or duties regardless of whether the contract bears a reasonable relation to this State, and provides that a person may maintain an action in this State if those conditions have been met; sets forth exceptions. Effective January 1, 1998.

# SENATE AMENDMENT NO. 3.

Deletes reference to:

New Act

Adds reference to:

805 ILCS 5/1.80 from Ch. 32, par. 1.80

805 ILCS 5/9.20 new

805 ILCS 5/13.75 new

805 ILCS 5/14.30 from Ch. 32, par. 14.30 from Ch. 32, par. 15.90 from Ch. 32, par. 15.90 from Ch. 96, par. 7

Deletes everything. Amends the Business Corporation Act of 1983. Provides for a corporation's reduction of its paid-in capital. Sets forth activities of a foreign corporation that are not considered to constitute transacting business in Illinois for purposes of the Act. Makes changes concerning the limitations period on a corporation's obligation to pay taxes, fees, penalties, or interest, and makes other changes. Amends the Assumed Business Name Act. Provides that the Act does not apply to a limited liability company, limited partnership, or limited liability partnership. Effective January 1, 1998.

## HOUSE AMENDMENT NO. 1.

Adds reference to:

805 ILCS 5/8.60 from Ch. 32, par. 8.60

Further amends the Business Corporation Act. Provides that if a transaction is fair to a corporation at the time it is authorized, the fact that a director of the corporation is a party to the transaction is not grounds for invalidating the director's vote. Deletes provision that the director may be counted in determining whether a quorum is present but may not be counted when the directors take action on the transaction.

# HOUSE AMENDMENT NO. 2.

Adds reference to:

New Act

Creates the Choice of Law and Forum Act. Provides that the parties to a contract relating to an obligation arising out of a transaction covering not less than \$250,000 may agree that the law of this State shall govern their rights or duties regardless of whether the contract bears a reasonable relation to this State. Provides that a person may maintain an action in this State if the parties have agreed that Illinois law shall govern their rights and duties, the action relates to an obligation arising out of a transaction covering not less than \$500,000, and the foreign corporation or non-resident agrees to submit to the jurisdiction of Illinois courts.

```
STATE MANDATES FISCAL NOTE, H-AMS 1 & 2 (DCCA)
```

This legislation fails to create a State mandate.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary

Mar 12 Amendment No.01 JUDICIARY S Tabled Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 13 Filed with Secretary

Amendment No.02 DILLARD
Amendment referred to SRUL

Mar 14 Amendment No.02 DILLARD
Rules refers to SJUD

953	GEO-KARIS.	
1105 1	PUBLIC ACT 90-0421	Effective date 98-01-01
Jun 18 Aug 1	Sent to the Governor	
	S Concurs in H Amend. 0 Passed both Houses	1,02/03/-001-000
	S Conques in H Amand O	Mtn concur - House Amend
		Be approved consideration
		Mtn concur - House Amend
May 2	30	Be approved consideration
May	Rules refers to	SJUD Mtn concur - House Amend
May 1		Mtn concur - House Amend
	Motion referred to	SRUL
Iviay I	i neu with secretary	Mtn concur - House Amend
May ( May 1		1,02
Move	3rd Rdg-Sht Dbt-Pass/Vo	
	2 170 1 11 17 17 17 17	& 02
May (		St Mandate Fis Note Filed
2.227	Pld Cal Ord 3rd Rdg-Sht	Dbt
May		ebate
	Placed Cal 2nd Rdg-Sht I	010-000-000 Obt
		Do Pass Amend/Short Debate
-	Amendment No.02	JUD-CIVIL LAW H Adopted
Apr 3	0 Amendment No.01	JUD-CIVIL LAW H Adopted
Apr 2	9 Added As A Joint Sponso	r DARŤ
Apr 0		Assigned to Judiciary I - Civil Law
	First reading	Referred to Rules
IVIAT Z	1 Arrive House Hse Sponsor CROSS	
Mar 2	Third Reading - Passed 05	55 <b>-</b> 000-000
	Tabled Pursuant to Rule5	-4(A) SA 02
Mar 2	O Third Reading - Passed 0.	55-000-000
	Placed Calndr, Third Read	ding
	Amendment No.03	DILLARD Adopted
Mar 1	9 Second Reading	be approved consideration
	Amenument No.03	DILLARD Be approved consideration
	Amendment No.03	Postponed
	Amendment No.02	DILLARD
	Amendment referred	
	Amendment No.03	DILLARD
Mar 1		DULARD

# SR-09

New Act 765 ILCS 1035/Act rep.

765 ILCS 1050/2.03 from Ch. 140, par. 122.3

Repeals the Trademark Registration Act. Creates the Trademark Registration and Protection Act. Establishes procedures for the registration of trademarks and servicemarks with the Secretary of State. Provides that registration shall be effective for 5 years and may be renewed for successive 5 year periods. Authorizes civil actions for infringement. Amends the Registered Container Trade Mark Act to change a cross reference to refer to the new Act. Effective January 1, 1998.

SENATE AMENDMENT NO. 1.

Makes changes in the standards for determining whether a registrant of a trademark is entitled to recover profits or damages from an infringer.

Note(s) That May Apply: Fiscal Feb 07 1997 Referred to Rules First reading Feb 19 Assigned to Commerce & Industry Feb 27 Postponed Mar 05 Recommended do pass 006-000-000 Placed Calndr, Second Reading Second Reading Mar 11 Placed Calndr, Third Reading Mar 18 Filed with Secretary Amendment No.01 **GEO-KARIS** Amendment referred to SRUL **GEO-KARIS** Amendment No.01 Rules refers to **SCED** 

<b>M</b> ar 19	Amendment No.01	GEO-KARIS Be adopted	
	Recalled to Second Reading	2	
	Amendment No.01	GEO-KARIS	Adopted
	Placed Calndr, Third Readi	ng	
Mar 20	Third Reading - Passed 053		
Mar 21	Arrive House	002 000	
IVIAI ZI	Hse Sponsor RUTHERFO.	DΓ	
	First reading	Referred to Rules	
	riist icauing		
Apr 08		Assigned to Labor & Corr	ımerce
Apr 24	Added As A Joint Sponsor	BIGGERT	
Apr 30	Alt Primary Sponsor Chang	ged BIGGERT	
•	Joint-Alt Sponsor Changed		
May 01		Do Pass/Short Debate Ca	1016-003-001
, 0.	Placed Cal 2nd Rdg-Sht Dt	ot	
May 06	Second Reading-Short Deb		
nady 00	Pld Cal Ord 3rd Rdg-Sht D		
M 00			
May 08	3rd Rdg-Sht Dbt-Pass/Vot	105-011-000	
	Passed both Houses		
Jun 06	Sent to the Governor		
Jul 25	Governor approved		
	PUBLIC ACT 90-0231	Effective date 98-01-01	

# SB-0954 FAWELL.

625 ILCS 5/6-514

from Ch. 95 1/2, par. 6-514

Amends the Illinois Vehicle Code to provide that if a person whose disqualification from driving a commercial vehicle for life was reduced is subsequently convicted of another disqualifying offense, he or she is permanently disqualified for life. Effective January 1, 1998.

# HOUSE AMENDMENT NO. 1.

```
Adds reference to:
15 ILCS 310/3 from Ch. 124, par. 103
15 ILCS 310/4 from Ch. 124, par. 104
15 ILCS 310/6a from Ch. 124, par. 106a
15 ILCS 310/7a from Ch. 124, par. 107
15 ILCS 310/7b from Ch. 124, par. 107a
15 ILCS 310/7c from Ch. 124, par. 107c
15 ILCS 310/8c from Ch. 124, par. 107c
```

Amends the Secretary of State Merit Employment Code. Removes references to the Merit Advisory Board. Gives certain duties to the Merit Commission instead of the Merit Advisory Board. Makes the provisions amending the Secretary of State Merit Employment Code effective July 1, 1997.

# HOUSE AMENDMENT NO. 2.

Adds reference to: 625 ILCS 5/3-104

from Ch. 95 1/2, par. 3-104

Further amends the Vehicle Code to provide that if the application for a certificate of title refers to a vehicle sold at public auction under the Labor and Storage Lien (Small Amount) Act, it must be accompanied by an affidavit or affirmation (instead of only an affidavit) furnished by the Secretary of State. Provisions added by this amendment are effective immediately.

Feb 07 1997	First reading	Referred to Rules
Feb 19	•	Assigned to Transportation
Mar 05		Postponed
Mar 12		Recommended do pass 010-000-000
	Placed Calndr, Second Read	ing
Mar 13	Second Reading	-
	Placed Calndr, Third Readi	ng
Mar 17	Third Reading - Passed 055	5-000-000
Mar 18	Arrive House	
	Placed Calendr, First Readr	ng
Mar 19	Hse Sponsor WAIT	
	First reading	Referred to Rules
Mar 21	-	Assigned to Transportation & Motor

Vehicles

4 20		D D (0) (D) (0	1.021.000.000
Apr 30	Discard Col 2nd Dds Sht D	Do Pass/Short Debate Ca	al 021 <b>-</b> 000 <b>-0</b> 00
May 01	Placed Cal 2nd Rdg-Sht D Second Reading-Short Deb		
May 01	Pld Cal Ord 3rd Rdg-Sht I	Oht	
May 06	Relld 2nd Rdng-Short Deb		
1114) 00	Held 2nd Rdg-Short Debat		
May 07	Amendment No.01	WAIT	
•	Amendment referred	to HRUL	
	Held 2nd Rdg-Short Debat	te	
May 08	Amendment No.01	WAIT	
	Rules refers to	HTRN	
	Held 2nd Rdg-Short Deba		
May 09	Amendment No.01	WAIT	
		Be adopted	
	Amendment No.01	WAIT	Adopted
14 10	Pld Cal Ord 3rd Rdg-Sht I		
May 12	Relld 2nd Rdng-Short Deb		
May 12	Held 2nd Rdg-Short Deba Amendment No.02	WAIT	
May 13	Amendment referred		
	Held 2nd Rdg-Short Deba		
May 14	Amendment No.02	WAIT	
may 11	THIOMATION TOOL	Be adopted	
	Amendment No.02	WAIT	Adopted
	Pld Cal Ord 3rd Rdg-Sht I	Obt	1
	Alt Primary Sponsor Chan		
	Added As A Joint Sponsor		
May 15	3rd Rdg-Sht Dbt-Pass/Vo		
May 16	Sec. Desk Concurrence 01,	,02	
	Filed with Secretary		
		Mtn concur - House Ame	end
M 20	Motion referred to	SRUL	
May 20	Rules refers to	Mtn concur - House Ame STRN	ena
	Rules lefers to	Mtn concur - House Ame	and .
		Be adopted	ilu
		Mtn concur - House Ame	end.
	S Concurs in H Amend. 01		-114
	Passed both Houses	.,02/	
<b>J</b> un 18	Sent to the Governor		
Aug 15	Governor approved		
-		GENERALLY	
		SOME PARTS	
•	Effective date 97-08-15		
	Effective date 98-01-01		
	PUBLIC ACT 90-0422		

# SB-0955 FAWELL.

625 ILCS 5/3-802

from Ch. 95 1/2, par. 3-802

Amends the Illinois Vehicle Code to change the reclassification fee for vehicles from \$3 to \$5.

# HOUSE AMENDMENT NO. 1.

Adds reference to: 625 ILCS 5/3-104

ILCS 5/3-104 from Ch. 95 1/2, par. 3-104

Further amends the Vehicle Code to provide that if the application for a certificate of title refers to a vehicle sold at public auction under the Labor and Storage Lien (Small Amount) Act, it must be accompanied by an affidavit or affirmation (instead of only an affidavit) furnished by the Secretary of State. Adds an immediate effective date.

reb 0/ 1997	First reading	Referred to Kules
Feb 19	_	Assigned to Transportation
Mar 05		Postponed
Mar 12		Recommended do pass 010-000-000
	Placed Calndr, Second Rea	adng
Mar 13	Second Reading	-
	Placed Calndr Third Read	ling

```
Mar 17
                    Third Reading - Passed 054-001-000
      Mar 18
                    Arrive House
                    Placed Calendr, First Reading
      Mar 19
                    Hse Sponsor RUTHERFORD
      Mar 20
                    First reading
                                             Referred to Rules
      Mar 21
                                             Assigned to Transportation & Motor
      Apr 30
                         Amendment No.01
                                             TRANSPORTAT'N H
                                                                    Adopted
                                             Do Pass Amend/Short Debate
                                               017-004-000
                    Placed Cal 2nd Rdg-Sht Dbt
      May 01
                    Second Reading-Short Debate
                    Pld Cal Ord 3rd Rdg-Sht Dbt
      May 13
                    3rd Rdg-Sht Dbt-Pass/Vot095-021-001
      May 14
                    Sec. Desk Concurrence 01
                    Filed with Secretary
                                             Mtn non-concur - Hse Amend
      May 15
                    S Noncners in H Amend, 01
                    Arrive House
                    Placed Cal Order Non-concur 01
      May 16
                                             Mtn refuse recede-Sen Amend
                    Placed Cal Order Non-concur 01
      May 19
                    H Refuses to Recede Amend 01
                    H Requests Conference Comm 1ST
                    Hse Conference Comm Apptd 1ST/DEERING,
                                               MURPHY, HANNIG,
                                               CHURCHILL AND
                                               RUTHERFORD
      May 22
                    Sen Accede Reg Conf Comm 1ST
                    Sen Conference Comm Apptd 1ST/FAWELL.
                                               PARKER, DUDYCZ,
                                               SHADID, MOLARO
SB-0956
            WALSH,T - WELCH.
   20 ILCS 1705/4.2
                                  from Ch. 91 1/2, par. 100-4.2
                                  from Ch. 91 1/2, par. 100-15
   20 ILCS 1705/15
                                  from Ch. 91 1/2, par. 100-43
   20 ILCS 1705/43
                                  from Ch. 91 1/2, par. 100-54
   20 ILCS 1705/54
   20 ILCS 1705/7.1 rep.
  210 ILCS 135/11 new
  210 ILCS 140/Act rep.
                                  from Ch. 91 1/2, par. 811
  740 ILCS 110/11
  740 ILCS 110/12
                                  from Ch. 91 1/2, par. 812
```

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Mental Health (and, on and after July 1, 1997, the Department of Human Services) shall require candidates for positions involving contact with recipients of services in State-operated facilities to submit to fingerprint-based criminal background investigations. Sets forth circumstances under which information relating to an investigation may be disclosed. Deletes provisions allowing the Department to provide supplemental payments to families of persons placed in licensed private facilities. Deletes a provision requiring 30 days' notice to the Department and the person's guardian before a mentally retarded person is discharged or transferred from a private facility. Provides that the Department shall visit all persons the Department places in a nursing home once in the first month following placement and once every month thereafter when indicated. Abolishes the Community Funding Advisory Committee. Repeals the Community Residential Alternatives Licensing Act. Provides that all agencies previously regulated by the Community Residential Alternatives Licensing Act shall be regulated under the Community-Integrated Living Arrangements Licensure and Certification Act. Amends the Mental Health and Developmental Disabilities Confidentiality Act. Provides that mental health records and communications may be disclosed in accordance with the Sex Offender Registration Act and the Rights of Crime Victims and Witnesses Act. Permits a facility director to disclose whether a person is present at the mental health or developmental disability facility upon the request of a peace officer or prosecuting authority who is conducting a bona fide investigation of a criminal offense or attempting to apprehend a fugitive from justice. Establishes civil and criminal immunity for a person who discloses the information in good faith. Makes other changes. Effective immediately, except certain provisions take effect on July 1, 1997.

```
HOUSE AMENDMENT NO. 1.
```

Deletes reference to: 20 ILCS 1705/43 20 ILCS 1705/7.1 rep.

Restores language allowing the Department of Mental Health (or Human Services) to supplement the amounts that families pay for persons placed in licensed private facilities.

```
Note(s) That May Apply: Correctional; Fiscal
    Feb 07 1997
                                            Referred to Rules
                  First reading
                                            Assigned to Public Health & Welfare
    Feb 19
    Mar 04
                                            Recommended do pass 010-000-000
                  Placed Caindr, Second Reading
                  Second Reading
    Mar 05
                  Placed Calndr, Third Reading
                  Third Reading - Passed 054-000-000
    Mar 06
    Mar 07
                  Arrive House
                  Placed Calendr, First Reading
                  Hse Sponsor MULLIGAN
    Mar 20
    Mar 21
                  First reading
                                            Referred to Rules
    Apr 08
                                            Assigned to Judiciary I - Civil Law
                                            JUD-CIVIL LAW Ĥ
    Apr 30
                       Amendment No.01
                                                                     Adopted
                                            Do Pass Amend/Short Debate
                                              011-000-000
                  Placed Cal 2nd Rdg-Sht Dbt
    May 01
                  Second Reading-Short Debate
                  Pld Cal Ord 3rd Rdg-Sht Dbt
    May 08
                  3rd Rdg-Sht Dbt-Pass/Vot090-016-009
    May 09
                  Sec. Desk Concurrence 01
    May 13
                  Filed with Secretary
                                            Mtn concur - House Amend
                       Motion referred to
                                              SRUL
    May 14
                                            Mtn concur - House Amend
                       Rules refers to
    May 15
                                            Mtn concur - House Amend
                                            Be approved consideration
    May 20
                  Added as Chief Co-sponsor WELCH
                                            Mtn concur - House Amend
                  S Concurs in H Amend. 01/058-000-000
                  Passed both Houses
    Jun 18
                  Sent to the Governor
    Aug 15
                  Governor approved
                    PUBLIC ACT 90-0423 Effective date 97-08-15
```

#### SB-0957 SHADID - DEMUZIO.

30 ILCS 235/2 from Ch. 85, par. 902

Amends the Public Funds Investment Act. Eliminates short term obligations as an authorized investment.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

#### SR-0958 SIEBEN - PARKER - BERMAN - KARPIEL

```
New Act
 30 ILCS 105/5.449 new
 35 ILCS 130/4
                                 from Ch. 120, par. 453.4
720 ILCS 675/Act rep.
720 ILCS 680/Act rep.
720 ILCS 685/2
                                 from Ch. 23, par. 2358-2
720 ILCS 685/4
                                 from Ch. 23, par. 2358-4
```

Creates the Juvenile Tobacco Access Prevention Act. Prohibits the sale, purchase for, or distribution of tobacco products, cigarette papers, or paraphernalia that is designed for the smoking or ingestion of tobacco products to a person under 18 years of age. Prohibits a person under 18 years of age from purchasing, possessing, or using tobacco products. Requires the Illinois Liquor Control Commission, as the enforcing agency of the Act, to license the retail sellers of tobacco products. Limits vending machine sales of tobacco products to specific locations. Permits local enforcement. Amends the State Finance Act to create the Tobacco Regulation Fund in the State treasury. Amends the Cigarette Tax Act. Makes a person who was convicted of a second violation of the Juvenile Tobacco Access Prevention Act ineligible to receive a cigarette distributor's license. Repeals the Sale of Tobacco to Minors Act and the Smokeless Tobacco Limitation Act. Amends the Tobacco Accessories and Smoking Herbs Control Act to eliminate provisions relating to minors that are covered by the Juvenile Tobacco Access Prevention Act. Effective July 1, 1997.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 26 Added as Chief Co-sponsor BERMAN Feb 28 To Subcommittee Committee Executive Mar 04 Added as Chief Co-sponsor KARPIEL Mar 15 Refer to Rules/Rul 3-9(a) Ruled Exempt Under Sen Rule 3-9(B) SRUL May 31 Re-referred to Executive

#### SB-0959 KLEMM.

30 ILCS 750/9-4.7 new

Amends the Build Illinois Act. Creates the Small Business Employment Expansion Fund. Creates only the title of the Fund.

Feb 07 1997 First reading Referred to Rules

Feb 19	Assigned to Executive
Feb 28	Postponed
Mar 06	Postponed
Mar 13	Recommended do pass 008-003-000
	Placed Calndr, Second Reading
Mar 17	Second Reading
	Placed Calndr, Third Reading
May 07	Motion filed WEAVER - RE-REFER
·	FROM CAL. 3RD RDG.
	TO SENATE RULES.
May 08	Motion prevailed
May 08	037-011-006
•	Re-referred to Rules

#### SB-0960 MOLARO.

65 ILCS 5/8-10-3	from Ch. 24, par. 8-10-3
65 ILCS 5/8-10-5	from Ch. 24, par. 8-10-5
65 ILCS 5/8-10-6	from Ch. 24, par. 8-10-6
65 ILCS 5/8-10-7	from Ch. 24, par. 8-10-7
65 ILCS 5/8-10-8.5	
65 ILCS 5/8-10-10	from Ch. 24, par. 8-10-10
65 ILCS 5/8-10-13	from Ch. 24, par. 8-10-13

Amends the Illinois Municipal Code to provide that purchases over \$25,000 (now \$10,000) shall be made by free and open competitive bidding. Increases to \$100,000 (now \$40,000) the amount of emergency purchases for supplies, materials, work, or equipment (now supplies, materials, or equipment) that may be made without competitive bidding. Effective immediately.

Feb 07 1997 Feb 19	First reading	Referred to Rules Assigned to Local Government &
Mar 05		Elections Held in committee
Mar 11		Postponed
		Committee Local Government &
		Elections

Mar 15

Refer to Rules/Rul 3-9(a)

SB-0961 CARROLL.

30 ILCS 105/6z-42 new

Amends the State Finance Act. Creates the Excess Federal Grant Distributive Fund as a special fund outside of the State treasury. Provides that the Treasurer shall, ex officio, be custodian of the Fund. Provides that all excess federal grant moneys shall be deposited into the Fund. Defines "excess federal grant moneys" as those funds received by the State from a federal agency for grant or loan programs administered by any State department or agency and by units of local government when (1) the funds have not been appropriated and (2) there is a law, regulation, or intergovernmental agreement specifying how the funds shall be allocated to the units of local government that administer the program at the local level. Provides that the State department or agency shall certify to the Treasurer the disbursement of the stated sums of money to the named unit of local government each month. Provides that the State agency or department shall, within 10 days of certification, issue to the unit of local government a statement indicating the additional amounts that will be available as a result of the certification. Effective immediately.

Note(s) That May Apply: Fiscal Feb 07 1997 First reading

Feb 19 Feb 28

Mar 15

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

### SB-0962 CARROLL.

New Act

Creates the Grant and Loan Program Administrative Expense Act. Provides that when a unit of local government is entitled under State or federal law or regulation to recover or retain funds to reimburse the unit of local government for its administrative expenses incurred in the administration of a grant or loan program, the unit of local government will be reimbursed for indirect and direct costs. Provides that the unit of local government shall not be reimbursed for indirect costs if that reimbursement is inconsistent with any conditions, limitations, or prohibitions imposed under federal law or regulations. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Feb 19

Feb 28 Mar 15 Referred to Rules Assigned to Executive To Subcommittee Committee Executive Refer to Rules/Rul 3-9(a)

SB-0963 CARROLL

20 ILCS 2705/49.16

from Ch. 127, par. 49.16

Amends the Civil Administrative Code of Illinois. Requires the Department of Transportation to deliver to the Governor and the General Assembly a 5-year highway improvement program in April of each year, a record of accomplishments by the 1st of November each year, and a current fiscal year highway projects report by the 1st of January each year. Sets out the information required in each report.

SENATE AMENDMENT NO. 2.

Deletes everything. Amends the Civil Administrative Code of Illinois. Requires the Department of Transportation to deliver to the Governor and General Assembly a 5-year Highway Improvement Program in April of each year and a For the Record report by November 1 of each year. Specifies the information to be delivered to the Governor and General Assembly.

FISCAL NOTE (Dpt. Transportation)

DOT anticipates no fiscal impact from SB963.

STATE MANDATES FISCAL NOTE (DCCA)

SB 963 fails to create a State mandate.

HOME RULE NOTE

SB 963 fails to preempt home rule authority.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading

Referred to Rules

Feb 19 Feb 28		Assigned to Executive Postponed
Mar 06	Amendment No.01	EXECUTIVE S Tabled
	Amendment No.02	EXECUTIVE S Adopted
	TENOREMONE TOO	Recommnded do pass as amend
		012-000-000
	Placed Calndr, Second Rea	
Mar 11	Second Reading	g
11	Placed Calndr, Third Read	ing
Mar 13	Third Reading - Passed 05	
Mar 14	Arrive House	7 000 000
	Placed Calendr, First Read	ng
Mar 18	Hse Sponsor LANG	6
1741 10	First reading	Referred to Rules
Mar 21	1 iist routing	Assigned to State Govt Admin &
		Election Refrm
Apr 30		Fiscal Note Requested WAIT
71p1 50		St Mandate Fis Nte ReqWAIT
		Home Rule Note RequestWAIT
		Committee State Govt Admin &
		Election Refrm
May 01		Do Pass/Short Debate Cal 013-000-000
,,	Placed Cal 2nd Rdg-Sht D	
May 05		Fiscal Note Filed
,,	Cal Ord 2nd Rdg-Shr Dbt	
May 07	Second Reading-Short Det	nate
1.117 07	Held 2nd Rdg-Short Debar	
May 08	11010 - 11010 - 11010 - 11010	St Mandate Fis Nte Req-Wdrn
,		Home Rule Note
		RequestWTHDRWN/BLACK-WAIT
		St Mandate Fis Note Filed
		Home Rule Note Filed
	Pld Cal Ord 3rd Rdg-Sht I	Obt
May 09	3rd Rdg-Sht Dbt-Pass/Vot	t107-000-000
-	Passed both Houses	
Jun 06	Sent to the Governor	
Jul 30	Governor approved	
	PUBLIC ACT 90-0277	Effective date 98-01-01
1064 MOTA	NRO.	

## SB-0964 MOLARO.

625 ILCS 5/4-203

from Ch. 95 1/2, par. 4-203

Amends the Illinois Vehicle Code to provide that a person shall not tow a vehicle from private property without filing a notice of intent in the community at least 5 (instead of 7) days before towing.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Transportation

Mar 05 Postponed Mar 12 Postponed

Committee Transportation
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0965 COLLINS.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create for each employer (i) a wage credit equal to 10% of the first \$10,000 and 20% of the second \$10,000 paid to Welfare-To-Work employees up to \$3,000 per year per employee for up to 3 years, (ii) a basic skills training credit equal to \$15 per hour, up to 150 hours, for basic skills training provided to Welfare-to-Work employees up to \$2,250 per year per employee for up to 3 years, and (iii) a support services credit equal to the cost of providing support services to a Welfare-To-Work employee up to \$2,250 per employee per year for up to 3 years. Provides that these credits will be available for tax years beginning on or after January 1, 1997 and ending on or before December 30, 2007. Provides that an employer may not claim these credits until the employee has been continuously employed by the employer for a minimum of 6 months. Effective immediately.

```
Note(s) That May Apply: Fiscal
      Feb 07 1997
                   First reading
                                               Referred to Rules
      Feb 19
                                               Assigned to Revenue
      Mar 06
                                              Postponed
                                              Committee Revenue
      Mar 15
                                              Refer to Rules/Rul 3-9(a)
SB-0966
            MOLARO.
  625 ILCS 5/6-107
                                   from Ch. 95 1/2, par. 6-107
  625 ILCS 5/6-206
                                   from Ch. 95 1/2, par. 6-206
```

Amends the Illinois Vehicle Code to provide that a person under 21 years of age who has been convicted for criminal defacement of property shall not be issued a license or permit or may have his or her driving privileges suspended until he or she has reached the age of 21 years. Effective immediately.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Transportation
Mar 12 Held in committee
Committee Transportation
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0967 CARROLL.

625 ILCS 5/3-616 from Ch. 95 1/2, par. 3-616 625 ILCS 5/11-1301.1 from Ch. 95 1/2, par. 11-1301.1 625 ILCS 5/11-1301.2 from Ch. 95 1/2, par. 11-1301.2

Amends the Illinois Vehicle Code. Removes persons who are deaf or hard of hearing from the provisions concerning person with disabilities license plates. Removes a Type Four disability, defined under the Illinois Identification Card Act, from the provisions concerning person with disabilities license plates. Provides that it is a violation of the provisions concerning person with disabilities license plates for a physician to fraudulently certify that a person is a person with disabilities. Provides that a person to whom parking privileges were granted because of a disability shall, at the request of a peace officer, present a picture identification card as verification that the person is the person to whom a special registration plate, decal, or device was issued. Removes provisions concerning local authorities issuing person with disabilities decals or devices. Removes a provision concerning one additional decal or device being issued. Provides that it is a violation of provisions concerning special decals for a person with disabilities parking for a person to possess or use a decal or device who is not authorized to possess or use one. Effective immediately.

Note(s) That May Apply: Fiscal
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Transportation
Mar 05 Postponed
Mar 12 Tabled By Sponsor CARROLL STRN

## SB-0968 SHAW - TROTTER - GARCIA AND DILLARD.

415 ILCS 5/21 from Ch. 111 1/2, par. 1021 415 ILCS 5/33 from Ch. 111 1/2, par. 1033 415 ILCS 5/44 from Ch. 111 1/2, par. 1044

Amends the Environmental Protection Act. Provides that no person shall conduct an operation for the receipt, transfer, recycling, or other management of construction debris without maintenance of load tickets and other manifests reflecting receipt of the debris from the hauler and generator of the debris. Provides that no person shall conduct any generation, transportation, or transfer of any construction or demolition debris without the maintenance of load tickets and manifests reflecting the transfer, disposal, or other disposition of the debris. Provides that between 100 and 300 hours of community service may be imposed, if available in the jurisdiction, upon a person who violates any provision of the Act.

## HOUSE AMENDMENT NO. 1.

Further amends the Environmental Protection Act. Deletes provisions concerning the imposition of community service by the Pollution Control Board.

## **HOUSE AMENDMENT NO. 2.**

Further amends the Environmental Protection Act. Provides that the provisions of the bill shall not apply to a public utility.

```
FISCAL NOTE, H-AM 2 & 3 (Ill. Pollution Control Bd.)
      Any increase would depend on the number of violations brought
      before the Board: minimal effect for a few, substantial effect
      with a large influx.
      FISCAL NOTE, H-AM 3 & 4 (EPA)
      Total annual loss to EPA, DCCA, DNR, PCB and Dpt. Agriculture
      would be $4.18 million for the disposal of used or waste tires,
      and $2.18 million annually to DCMS for an energy dedication
      fee, all moneys to be paid to the ower or operator of a tire
      recycling and disposal facility.
  HOUSE AMENDMENT NO. 7.
      Deletes reference to:
      415 ILCS 5/21
      415 ILCS 5/33
      415 ILCS 5/44
      Adds reference to:
      415 ILCS 5/8
                             from Ch. 111 1/2, par. 1008
  Deletes everything. Amends the Environmental Protection Act to make a techni-
cal change.
      Feb 07 1997
                    First reading
                                              Referred to Rules
      Feb 19
                                              Assigned to Environment & Energy
      Feb 28
                                              Postponed
      Mar 06
                                              Postponed
      Mar 13
                                              Recommended do pass 008-000-000
                    Placed Calndr, Second Reading
      Mar 14
                    Added As A Co-sponsor DILLARD
      Mar 18
                    Added as Chief Co-sponsor TROTTER
                    Second Reading
                    Placed Calndr, Third Reading
                    Chief Sponsor Changed to TROTTER
      Mar 19
                    Chief Co-sponsor Changed to SHAW
                    Added as Chief Co-sponsor GARCIA
                    Chief Sponsor Changed to SHAW
                    Chief Co-sponsor Changed to TROTTER
                    Third Reading - Passed 056-000-000
                    Arrive House
                    Placed Calendr, First Reading
      Apr 04
                    Hse Sponsor WINTERS
      Apr 08
                    First reading
                                              Referred to Rules
      Apr 09
                                              Assigned to Environment & Energy
      May 01
                    Alt Primary Sponsor Changed GILES
                                              ENVRMNT ENRGY H Adopted
      May 08
                         Amendment No.01
                         Amendment No.02
                                              ENVRMNT ENRGY H Adopted
                                              Do Pass Amend/Short Debate
                                                022-001-000
                    Placed Cal 2nd Rdg-Sht Dbt
                                              Fiscal Note Requested AS
                                                AMENDED/HASSERT
                                              St Mandate Fis Nte ReqAS
                                                AMENDED/HASSERT
                                              Fiscal Note Filed
                    Cal Ord 2nd Rdg-Shr Dbt
      May 13
                    Second Reading-Short Debate
                         Amendment No.03
                                             GIGLIO
                         Amendment referred to HRUL
                    Held 2nd Rdg-Short Debate
      May 14
                         Amendment No.04
                         Amendment referred to HRUL
                     Alt Primary Sponsor Changed GIGLIO
                    Joint-Alt Sponsor Changed GILES
                         Amendment No.05
                                              SLONE
                         Amendment referred to HRUL
                         Amendment No.03
                                              GIGLIO
                                               HENE
                         Rules refers to
                    Held 2nd Rdg-Short Debate
```

Amendment No.03

GIGLIO Be adopted

May 15

```
May 15—Cont.
                  Amendment No.04
                                     GIGLIO
                  Rules refers to
                                       HENE
                  Amendment No.05
                                     SLONE
                                       HENE
                  Rules refers to
             Held 2nd Rdg-Short Debate
                                     Fiscal Note Filed
May 16
                  Amendment No.06
                                     GIGLIO
                  Amendment referred to HRUL
                  Amendment No.07
                                     GIGLIO
                  Amendment referred to HRUL
                  Amendment No.07
                                     GIGLIO
                                     Be adopted
                  Amendment No.03
                                     GIGLIO
                                                             Withdrawn
                  Amendment No.07
                                     GIGLIO
                                                             Adopted
             Pld Cal Ord 3rd Rdg-Sht Dbt
                                      3d Reading Consideration PP
                                     Calendar Consideration PP.
             3rd Rdg-Sht Dbt-Lost/V056-061-000
             Added As A Joint Sponsor JONES, LOU
```

## SB-0969 BERMAN.

35 ILCS 5/211 new

65 ILCS 5/1-2.1-9 new

Amends the Illinois Income Tax Act. Provides that beginning with tax years ending on or after December 31, 1997 and ending with tax years ending on or before December 31, 2001, a corporation is entitled to a credit in the amount of 25% of the amounts directly invested by the corporation during the tax year for the voluntary environmental remediation of contaminated sites located in the State. Provides that any excess credit may be carried forward and applied to tax liability for 5 years.

```
NOTE(S) THAT MAY APPLY: Fiscal
      Feb 07 1997
                   First reading
                                               Referred to Rules
      Feb 19
                                               Assigned to Revenue
      Mar 06
                                               Postponed
                                               Committee Revenue
      Mar 15
                                               Refer to Rules/Rul 3-9(a)
SB-0970
             FARLEY.
   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 the provisions of demolition, repair, or enclosure of abandoned or unsafe buildings by municipalities to the clean-up, inspection, testing, and remediation of hazardous substances in those buildings or on abandoned or unsafe 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 07 1997
                      First reading
                                                  Referred to Rules
       Feb 19
                                                  Assigned to Executive
       Feb 28
                                                  To Subcommittee
                                                  Committee Executive
       Mar 15
                                                  Refer to Rules/Rul 3-9(a)
SB-0971
             OBAMA.
   65 ILCS 5/Art. 1, 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 a system of administrative adjudication of violations of certain municipal ordinances. Provides that administrative adjudication is not the exclusive method to enforce municipal ordinances. Sets the powers and qualifications of hearing officers.

Provides for notice and opportunity for a hearing at administrative proceedings. Provides that the rules of evidence do not apply in administrative hearings. Provides for judicial review of administrative decisions. Allows a municipality to enforce judgments of hearing officers. Provides that existing systems of administrative adjudication shall not be affected.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 12 Postponed
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0972 TROTTER.

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 and an immediate and continuing hazard. Effective immediately.

Feb 07 1997 First reading
Feb 19 Referred to Rules
Assigned to Local Government &
Elections
Held in committee
Postponed
Committee Local Government &
Elections
Refer to Rules/Rul 3-9(a)

TROTTER.

SB-0973 TROTTER. 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 07 1997 First reading Referred to Rules
Feb 19 Assigned to Local Government &
Elections

Mar 05 Postponed Mar 11 Postponed

Committee Local Government & Elections

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0974 SMITH.

New Act

Creates the Welfare Reform Act of 1997 (short title only).
Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Public Health & Welfare
Mar 04 To Subcommittee
Committee Public Health & Welfare

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0975 BERMAN.

New Act

Creates an Act relating to education finance reform. Supplies only the Act's short title.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Education
Mar 12 Postponed
Committee Education

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0976 FARLEY.

820 ILCS 405/1900 from Ch. 48, par. 640

Amends the Unemployment Insurance Act. Provides that, upon request by an authorized designee of the chief executive officer of a municipality or county, the De-

partment of Employment Security shall disclose the names, locations, industrial classifications, and numbers of employees of employers located within that municipality or county when the information is requested in furtherance of industrial and commercial development or retention objectives and programs. Effective immediately.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry

Mar 05 To Subcommittee

Committee Commerce & Industry

Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0977 BERMAN.

65 ILCS 5/11-74.4-10 from Ch. 24, par. 11-74.4-10

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Makes a technical change in the Section concerning payment of project costs.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Revenue

Mar 06 Postponed

Mar 15 Committee Revenue

Mar 15 Refer to Rules/Rul 3-9(a)

### SB-0978 BERMAN.

105 ILCS 5/18-11 from Ch. 122, par. 18-11

Amends the School Code. Deletes from the provisions of the School Code relating to the payment of State aid claims language applicable to fiscal years preceding fiscal year 1996.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education

Mar 12 Postponed

Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0979 CARROLL.

220 ILCS 5/2-104 from Ch. 111 2/3, par. 2-104

Amends the Public Utilities Act to make a technical change in the Section concerning the salaries of commissioners and the chairman of the Illinois Commerce Commission.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Environment & Energy

Feb 28 To Subcommittee

Mar 15 Committee Environment & Energy
Refer to Rules/Rul 3-9(a)

## SB-0980 CARROLL.

30 ILCS 805/10 from Ch. 85, par. 2210

Amends the State Mandates Act by making a technical change to the effective date Section.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0981 JONES.

620 ILCS 5/2 from Ch. 15 1/2, par. 22.2

Amends the Aeronautics Act. Adds a caption to the Section defining "aeronautics".

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive

Mar 15 Refer to Rules/Rul 3-9(a)

615 SB-0982

SB-0982 BERMAN.

30 ILCS 105/1.1 from Ch. 127, par. 137.1

Amends the State Finance Act by making technical changes to the short title

Section.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0983 BERMAN.

35 ILCS 105/1a from Ch. 120, par. 439.1a

Amends the Use Tax Act. Makes provisions in the Section concerning retailers of used motor vehicles gender neutral.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
May 06

Mar 06 Postponed Mar 13 Postponed

Mar 15 Committee Revenue

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0984 BERMAN.

35 ILCS 200/13-5

Amends the Property Tax Code. Makes technical changes in the Section concerning reassessment in disaster areas.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Revenue

Mar 06 Postponed Mar 13 Postponed

Mar 15 Committee Revenue

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0985 BERMAN.

35 ILCS 5/201 from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Makes a technical change in the Section

concerning the tax imposed.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
Mar 06 Postponed

Mar 13 Postponed

Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0986 OBAMA.

705 ILCS 405/1-1 from Ch. 37, par. 801-1

Amends the Juvenile Court Act. Makes a stylistic change in the Section stating the Act's short title.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 12 Postponed

Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0987 CULLERTON.

725 ILCS 5/103-8 from Ch. 38, par. 103-8

Amends the Code of Criminal Procedure of 1963 to make a technical change to a provision concerning a peace officer's duty.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Feb 27 To Subcommittee
Committee Judiciary

Mar 15 Refer to Rules/Rul 3-9(a)

SB-0988 CULLERTON.

720 ILCS 5/4-7 from Ch. 38, par. 4-7

Amends the Criminal Code of 1961 to make a technical change to a provision concerning negligence.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Feb 27 To Subcommittee
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0989 CULLERTON.

20 ILCS 5/1 from Ch. 127, par. 1

Amends the Civil Administrative Code of Illinois by making a technical change to the short title Section.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0990 MOLARO.

625 ILCS 5/2-102 from Ch. 95 1/2, par. 2-102

Amends the Illinois Vehicle Code to make a technical change to a provision concerning the Secretary of State's organization of administration of the Code.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Transportation
Mar 05 Postponed
Mar 12 Held in committee
Committee Transportation
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0991 TROTTER.

55 ILCS 5/3-2008 from Ch. 34, par. 3-2008

Amends the Counties Code concerning the county clerk. Makes a technical change.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Mar 05 Held in committee
Mar 11 Postponed

Committee Local Government &

Elections

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-0992 SHAW.

65 ILCS 5/1-1-5 from Ch. 24, par. 1-1-5

Amends the Illinois Municipal Code concerning the joint exercise of powers.

Adds a caption.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Elections

Mar 05 Held in committee

Mar 11 Postponed

Committee Local Government &

Elections

Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0993 CULLERTON.

35 ILCS 200/15-35

Amends the Property Tax Code by making technical corrections in the Section concerning the exemption for schools.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
Feb 28 Postponed

Feb 28 Postponed Mar 06 Postponed Mar 13 Postponed

Mar 15 Committee Revenue

Mar 15 Refer to Rules/Rul 3-9(a)

**617** SB-0994

### SB-0994 CULLERTON.

New Act

Creates the Telecommunications Municipal Infrastructure Maintenance Fee

Act. Creates a short title only.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Environment & Energy Feb 28 To Subcommittee

Mar 06 Postponed

Mar 15 Committee Environment & Energy
Refer to Rules/Rul 3-9(a)

## SB-0995 CULLERTON.

40 ILCS 5/8-101

from Ch. 108 1/2, par. 8-101

Amends the Chicago Municipal Article of the Pension Code. Makes a technical change in a Section relating to the creation of the Fund.

PENSION IMPACT NOTE

There is no fiscal impact to SB 995.

NOTE(s) THAT MAY APPLY: Pension

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions

Feb 26 To Subcommittee
Mar 05 Pension Note Filed

Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0996 CULLERTON - MAHAR - DELEO.

New Act

35 ILCS 610/2a.1 rep.

30 ILCS 115/12 from Ch. 85, par. 616

220 ILCS 5/13-511 new

220 ILCS 5/13-704 from Ch. 111 2/3, par. 13-704

220 ILCS 65/4 from Ch. 134, par. 20

Creates the Telecommunications Municipal Infrastructure Maintenance Fee Act. Imposes a personal property replacement tax fee on telecommunications retailers in the amount of 0.5% of all gross charges charged to a service address on telecommunications originating or received in this State. Allows the governing body of a municipality to impose an infrastructure maintenance fee on telecommunications retailers by ordinance or resolution. Provides that, in municipalities with a population of more than 500,000, the amount of the fee shall not exceed 2% of all gross charges charged to a service address in the municipality for telecommunications originating or received in the municipality or, in a municipality with a population of 500,000 or less, the amount of the fee shall not exceed 1% of all gross charges charged to a service address in the municipality for telecommunications originating or received in the municipality. Provides that no telecommunications retailer paying the infrastructure maintenance fees may be denied the right to use the public way because of the telecommunications retailer's failure to pay any other fee or to enter into any agreement for the right to use the public way. Preempts home rule powers. Amends the State Revenue Sharing Act to require all amounts realized from the personal property tax replacement fee imposed by the Telecommunications Municipal Infrastructure Maintenance Fee Act to be deposited into the Personal Property Replacement Fund. Amends the Public Utilities Act. Requires the Illinois Commerce Commission to order any rate adjustments that are necessary, for telecommunications carriers that are regulated by the Commission, to ensure that the implementation of the Telecommunications Municipal Infrastructure Maintenance Fee Act has no significant impact on the net income of the telecommunications carriers. Requires the carriers to maintain records and accounts that are necessary for the Commission to make any findings and determinations necessary to make the appropriate rate adjustments.

## SENATE AMENDMENT NO. 1.

Deletes everything. Reinserts provisions of the bill as introduced. Provides that "telecommunications" shall not include the provision of cable services through a cable system or through an open video system. Deletes provision exempting the trans-

mitting of telecommunications and all services connected therewith to persons other than the federal and State governments and State universities from the definition of "sale of telecommunications at retail". Provides that upon the effective date of this Act, the fee authorized by the Act shall be the only compensation for recovering the reasonable costs of regulating the use of the public rights-of-way. Provides that the provisions of this Act shall apply to free standing towers used to provide wireless communications and other permanent structures. Provides that if an agreement is renewed automatically or by agreement of the parties, the compensation under the agreement shall be equal to the maximum amount of the municipal infrastructure maintenance fee which the municipality could charge under the Act. In the amendatory provisions in the Telephone Company Act, changes references to "public ground" to "right-of-way dedicated or commonly used for utility purposes". Requires additional notice by the telecommunications retailer to the highway commissioners in the case of new construction in a public highway, street, alley, right-of-way dedicated or commonly used for utility purposes, or water. Makes other changes.

```
NOTE(s) THAT MAY APPLY: Fiscal; Home Rule
                                           Referred to Rules
    Feb 07 1997
                 First reading
    Feb 19
                                           Assigned to Environment & Energy
    Feb 28
                                           To Subcommittee
    Mar 06
                                           Recommended do pass 010-000-000
                  Placed Calndr.Second Reading
    Mar 17
                  Second Reading
                  Placed Calndr, Third Reading
    Mar 18
                  Added as Chief Co-sponsor MAHAR
    Mar 19
                  Filed with Secretary
                       Amendment No.01
                                           MAHAR
                       Amendment referred to SRUL
                  Added as Chief Co-sponsor DELEO
                       Amendment No.01
                                           MAHAR
                       Rules refers to
                                            SENV
    Mar 20
                       Amendment No.01
                                           MAHAR
                                           Be adopted
                  Recalled to Second Reading
                       Amendment No.01
                                           MAHAR
                                                                   Adopted
                  Placed Calndr, Third Reading
                                           3/5 vote required
                  Third Reading - Lost 023-022-010
```

## SB-0997 DEMUZIO - SMITH.

210 ILCS 45/3-206.05 new

Amends the Nursing Home Care Act. Prohibits a nursing home from permitting a male nurse or other staff member to provide personal care to a female resident unless a female staff member is present. Prohibits a nursing home from permitting a male staff member to provide services other than personal care to a female resident unless a female staff member is present. Does not apply to services provided by a physician. Makes violation a business offense. Effective immediately.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Public Health & Welfare
Mar 04 To Subcommittee
Committee Public Health & Welfare
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-0998 DEMUZIO.

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. Allows a former arson investigator who is no longer in service but not yet receiving a retirement annuity to convert his or her creditable service for service as an arson investigator into eligible creditable service by paying the difference in contribution rates. Effective immediately.

PENSION IMPACT NOTE

SB 998 would increase the accrued liability of the State Em-

ployees' Retirement System by at least \$330,000.

Note(s) That May Apply: Fiscal; Pension
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Insurance & Pensions
Feb 26 To Subcommittee
Mar 11 Pension Note Filed
Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

SB-0999 WATSON - JACOBS - TROTTER.

55 ILCS 5/5-1095 from Ch. 34, par. 5-1095 65 ILCS 5/11-42-11 from Ch. 24, par. 11-42-11

Amends the Counties Code and the Illinois Municipal Code. Provides that when deciding whether to grant an additional cable television franchise, the franchising authority shall consider the statutory factors and consider and evaluate the terms and conditions of the existing franchise and the terms and conditions of the proposed franchise. Provides that if it is determined to be in the best interest to grant the additional franchise, the franchising authority must make a written finding that the terms and conditions of the proposed franchise are no more favorable or less burdensome than the terms and conditions of the existing franchise and grant the franchise. Provides that the decision as to whether the terms and conditions are equivalent rests solely with the franchising authority. Provides that counties and municipalities are not subject to suit for damages based upon the decision to grant or refusal to grant an additional franchise. Effective immediately.

HOUSE AMENDMENT NO. 1.

Replaces the title and everything after the enacting clause. Amends the Counties Code and the Illinois Municipal Code. Provides that a franchising authority may grant additional cable television franchises. Provides if the terms of the added franchise agreement are different from those of the existing franchise agreement, the existing franchise agreement shall be renegotiated so that there is not a competitive advantage under either franchise agreement. Effective immediately.

FISCAL NOTE, H-AM 1 (III. Commerce Comm.) SB 999, amended by H-am 1, will have no fiscal impact. STATÉ MANDATES FISCAL NOTE, H-AM 1 (DCCA) Fails to create a State mandate. HOME RULE NOTE, H-AM 1 SB 999 preempts home rule authority within municipalities with a population under 1,000,000 and in home rule counties. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Public Health & Welfare Feb 26 Re-referred to Rules Assigned to Local Government & Elections Added as Chief Co-sponsor TROTTER Feb 28 Mar 05 Recommended do pass 007-002-000 Placed Calndr, Second Reading Mar 11 Second Reading Placed Calndr, Third Reading Mar 19 Third Reading - Passed 034-012-008 Arrive House Placed Calendr, First Reading Mar 20 Hse Sponsor BRUNSVOLD First reading Referred to Rules Mar 21 Assigned to Executive Apr 09 Added As A Joint Sponsor RYDER Apr 24 Re-assigned to Public Utilities Apr 25 Waive Posting Notice Committee Public Utilities Amendment No.01 PUB UTILITIES H Adopted Apr 30 Do Pass Amend/Short Debate 010-000-001 Placed Cal 2nd Rdg-Sht Dbt May 01 Fiscal Note Requested BLACK St Mandate Fis Nte ReqBLACK

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

Home Rule Note RequestBLACK

May 05		Fiscal Note Filed
May 06	Cal Ord 3rd Rdg-Short Db Rclld 2nd Rdng-Short Deb	
<b>.</b>	Held 2nd Rdg-Short Debat	te
May 08	Added As A Joint Sponsor	St Mandate Fis Nte Req-Wdrn
•		Home Rule Note RequestWITHDRAWN-BLACK
	Held 2nd Rdg-Short Debat	te
May 09	Pld Cal Ord 3rd Rdg-Sht I Added As A Joint Sponsor	
May 14	Transfer to the order	St Mandate Fis Note Filed Home Rule Note Filed
	Cal Ord 3rd Rdg-Short Db	
May 15	3rd Rdg-Sht Dbt-Pass/Vot	t117-000-000
May 16 May 19	Sec. Desk Concurrence 01 Filed with Secretary	
,,	•	Mtn concur - House Amend
May 20	Motion referred to	SRUL Mtn concur - House Amend
,	Rules refers to	SLGV
		Mtn concur - House Amend Be adopted
May 21		Mtn concur - House Amend
•	S Concurs in H Amend. 01	/057-000-001
Jun 10	Passed both Houses Sent to the Governor	
Jul 31	Governor approved	
		Effective date 97-07-31
<b>2</b>	P – HENDON – SHADID.	
10 ILCS 5/2A-1.1 10 ILCS 5/2A-1.2		6, par. 2A-1.1 6, par. 2A-1.2
10 ILCS 5/2A-1.2	from Ch. 4	6, par. 4-22
10 ILCS 5/5-29	from Ch. 4	6, par. 5-29
10 ILCS 5/6-66 10 ILCS 5/7-8	from Ch. 4 from Ch. 4	6, par. 6-66
10 ILCS 5/7-11		6, par. 7-11
10 ILCS 5/7-14	from Ch. 4	6, par. 7-14
10 ILCS 5/7-60		6, par. 7-60
10 ILCS 5/7-61 10 ILCS 5/8-4	from Ch. 4	6, par. 7-61 6, par. 8-4
10 ILCS 5/8-5	from Ch. 4	6, par. 8-5
10 ILCS 5/10-14 10 ILCS 5/13-1		6, par. 10-14
10 ILCS 5/13-1 10 ILCS 5/13-2		6, par. 13-1 6, par. 13-2
10 ILCS 5/14-3.1	from Ch. 4	6, par. 14-3.1
10 ILCS 5/16-5.0 105 ILCS 5/33-1	from Ch. 4	.6, par. 16-5.01
103 11.03 3/33-1	Hoin Cn. 1	22, par. 33-1

Amends the Election Code and the School Code. Changes the general primary election from the third Tuesday in March to the second Tuesday in September. Maintains the third Tuesday in March of presidential election years for the presidential preference primary and selection of delegates to the national nominating conventions. Effective immediately.

## SENATE AMENDMENT NO. 1.

Adds reference to: 10 ILCS 5/7-56 10 ILCS 5/7-63 10 ILCS 5/19-2 10 ILCS 5/19-4

Amends the Election Code to change certain dates with respect to the primary election and general election. Requires the canvass of the returns of a primary to be completed within 3 days of the primary. Requires a petition contesting the nomination of a candidate for office by a candidate of the same party whose name appears upon the primary ballot for the same office to be filed with the clerk of the circuit court within 5 days (now, 10 days) after completion of the canvass of returns. Re-

quires a petition contesting a primary to be heard not more than 5 days (now, 10 days) from the date of presentation. Requires an application for an official ballot by a person expecting to be absent from the county for a general election to be mailed or personally delivered not more than 25 days (now, 40 days) nor less than one day before the election.

```
HOUSE AMENDMENT NO. 1.
       Deletes reference to:
      10 ILCS 5/2A-1.1
10 ILCS 5/2A-1.2
10 ILCS 5/4-22
       10 ILCS 5/5-29
10 ILCS 5/6-66
       10 ILCS 5/7-8
       10 ILCS 5/7-11
       10 ILCS 5/7-14
       10 ILCS 5/7-56
10 ILCS 5/7-60
       10 ILCS 5/7-61
       10 ILCS 5/7-63
       10 ILCS 5/8-4
       10 ILCS 5/8-5
       10 ILCS 5/10-14
       10 ILCS 5/13-1
10 ILCS 5/13-2
       10 ILCS 5/14-3.1
10 ILCS 5/16-5.01
       10 ILCS 5/19-2
       10 ILCS 5/19-4
       105 ILCS 5/33-1
       Adds reference to:
       10 ILCS 5/2A-1.1a
                                  from Ch. 46, par. 2A-1.1a
  Deletes everything. Amends the Election Code by making a technical change to
the Section concerning the time for holding the consolidated election when that
election conflicts with the celebration of Passover.
       FISCAL NOTE, AMENDED (State Bd. of Elections)
       SB 1000, amended will not result in any increased expenditures
       to the State Board of Elections.
      STATE MANDATES FISCAL NOTE, AMENDED (DCCA)
      Fails to create a State mandate
       HOME RULE NOTE, AMENDED
       Does not preempt home rule authority.
       Feb 07 1997
                     First reading
                                                 Referred to Rules
       Feb 19
                                                 Assigned to Local Government &
                                                   Elections
       Mar 05
                                                 To Subcommittee
       Mar 11
                           Amendment No.01
                                                 LOCAL GOVERN S
                                                                          Adopted
                                                 Recommnded do pass as amend
                                                   008-000-000
                      Placed Calndr, Second Reading
       Mar 13
                      Second Reading
                     Placed Calndr, Third Reading
       Mar 14
                      Added as Chief Co-sponsor HENDON
       Mar 18
                      Third Reading - Passed 051-006-000
                      Arrive House
                      Placed Calendr, First Reading
       Mar 20
                      Hse Sponsor DANIELS
                      First reading
                                                 Referred to Rules
       Mar 21
                                                 Assigned to Executive
       Apr 09
                                                 Re-assigned to State Govt Admin &
                                                   Election Refrm
       May 07
                      Added As A Joint Sponsor CROSS
       May 08
                           Amendment No.01
                                                 ST GV-ELC RFM H
                                                                          Adopted
                                                 012-000-000
                                                 Do Pass Amend/Short Debate
```

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested STEPHENS

008-004-000

Cal Ord 2nd Rdg-Shr Dbt

May 09 St Mandate Fis Nte ReqAS
AMENDED/DART
Home Rule Note RequestAS
AMENDED/DART

Cal Ord 2nd Rdg-Shr Dbt

May 12 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt Added as Chief Co-sponsor SHADID

May 13 Second Reading-Short Debate

Held 2nd Rdg-Short Debate

May 15 St Mandate Fis Note Filed Home Rule Note Filed

Held 2nd Rdg-Short Debate

May 16 Re-Refer Rules/Rul 9(B)

## SB-1001 RAUSCHENBERGER - FARLEY.

70 ILCS 2605/7a from Ch. 42, par. 326a 70 ILCS 2605/7b from Ch. 42, par. 326b

70 ILCS 2605/7bb rep.

70 ILCS 2605/76 rep.

Amends the Metropolitan Water Reclamation District Act. Prohibits the discharge of sewage, industrial waste, or other wastes into a sanitary district's sewerage system, or the construction, installation, or operation of a sewer or sewerage system that discharges sewage, industrial wastes, or other wastes into the sewage system. Provides that the Board of Commissioners of a sanitary district may assess any penalties against a person who makes a prohibited discharge. Sets procedures for hearings to assess civil penalties. Provides that the civil penalty shall be a lien on the property of the person making the discharge. Provides that the sanitary district may issue a permit and approve the plans for any sewerage system that will be connected to the sanitary district's sewage system. Repeals current provisions stating that it is unlawful to discharge into the sewers of a sanitary district any discharge from any industrial or manufacturing plant. Repeals current provisions empowering the sanitary district to require municipalities to obtain approval of all plans and specifications for the construction of sewers connecting with the sanitary district. Contains other provisions. Effective immediately.

## SENATE AMENDMENT NO. 1.

Deletes reference to: 70 ILCS 2605/7b 70 ILCS 2605/7f rep. Adds reference to: 70 ILCS 2605/7f 70 ILCS 2605/7g

Deletes everything and reinserts similar provisions. Deletes a definition of "sewerage system". Provides that orders shall be served on the owner, officer, registered agent, or individual designated by permit (instead of owner or operator or a responsible corporate official) of the party causing a discharge. Provides that judicial review of final orders of the Board of Commissioners shall be governed by the Administrative Review Law. Provides that a civil penalty of not less than \$1,000 shall be assessed for each day that a party violates a sanitary district order. Provides that a sanitary district shall specify by ordinance the changes, additions, or extensions to an existing sewerage system that will require a permit. Provides that it is a Class A misdemeanor to take industrial wastes or other wastes and intentionally discharge such wastes onto any sewer, sewer manhole, any appurtenances thereto, or to any waters without possession of a valid and legally issued permit. Makes other changes. Effective immediately.

#### SENATE AMENDMENT NO. 2.

Deletes reference to: 70 ILCS 2605/7b 70 ILCS 2605/7f rep. Adds reference to: 70 ILCS 2605/7f 70 ILCS 2605/7g

Deletes everything and reinserts the provisions of Senate Amendment No. 1. Makes technical corrections. Effective immediately.

STATE MANDATES FISCAL NOTE (DCCA) SB1001 fails to create a State mandate. FISCAL NOTE (DCCA) SB 1001 imposes no additional requirements and does not have a fiscal impact on units of local gov't. FISCAL NOTE (DCCA) SB 1001 imposes no additional requirements and does not have a fiscal impact on units of local gov't. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Environment & Energy Feb 28 Postponed Mar 06 Postponed ENVIR. & ENE. S Mar 13 Amendment No.01 Adopted Recomminded do pass as amend 010-000-000 Placed Calndr, Second Reading Mar 14 Second Reading Placed Calndr, Third Reading Mar 18 Filed with Secretary Amendment No.02 RAUSCHENBERGER Amendment referred to SRUL Amendment No.02 RAUSCHENBERGER Be approved consideration Mar 19 Recalled to Second Reading Amendment No.02 RAUSCHENBERGER Adopted Placed Calndr, Third Reading Mar 20 Added as Chief Co-sponsor FARLEY Third Reading - Passed 054-000-000 Mar 21 Arrive House Placed Calendr, First Reading Apr 04 Hse Sponsor CROTTY Apr 08 First reading Referred to Rules Apr 09 Assigned to Executive Apr 30 Do Pass/Short Debate Cal 015-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested STEPHENS St Mandate Fis Nte RegSTEPHENS Cal Ord 2nd Rdg-Shr Dbt May 12 Fiscal Note Filed St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt May 13 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 14 3rd Rdg-Sht Dbt-Pass/Vot096-017-001 Passed both Houses Jun 12 Sent to the Governor Governor approved Aug 08 PUBLIC ACT 90-0354 Effective date 97-08-08

## SB-1002 SHAW - MOLARO - HALVORSON.

55 ILCS 5/3-6039

Amends the Counties Code. Permits the Department of Probation and Court Services to operate a county juvenile impact incarceration program in counties over 3,000,000 inhabitants (now the program may only be operated in counties with 3,000,000 or fewer inhabitants).

## CORRECTIONAL NOTE

SB1002 would have no population or fiscal impact on this Dept.

FISCAL NOTE (Dept. of Corrections)

No change from correctional note.

JUDICIAL NOTE

It has been determined that the bill would neither decrease nor

increase the need for the number of judges in the state.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary

Mar 12 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 18 Second Reading

Placed Calndr, Third Reading

Mar 19	Chief Sponsor Changed to I	
M20	Chief Co-sponsor Changed	
Mar 20	Chief Sponsor Changed to I	
	Added as Chief Co-sponsor	
	Chief Sponsor Changed to S	
	Chief Co-sponsor Changed	
	Third Reading - Passed 056	-000-000
Mar 21	Arrive House	
	Placed Calendr, First Readn	lg.
Apr 10	Hse Sponsor HOWARD	
	First reading	Referred to Rules
	Added As A Joint Sponsor.	IONES LOU
	Added As A Joint Sponsor	
	Added As A Joint Sponsor	
Apr 14	readed its it some opolisor	Assigned to Judiciary II - Criminal Law
Apr 30		Correctional Note Filed
Apr 30		Committee Judiciary II - Criminal Law
May 01		Do Pass/Short Debate Cal 014-000-000
May 01	Discord Cal 2nd Ddg Sht Di	
	Placed Cal 2nd Rdg-Sht Db	
		Fiscal Note Requested ROSKAM
	C-1 O-10-1 D4- CL- D4	Judicial Note Request ROSKAM
M 05	Cal Ord 2nd Rdg-Shr Dbt	T' INT THE
May 05	G 10 10 101 01 01	Fiscal Note Filed
14 00	Cal Ord 2nd Rdg-Shr Dbt	THOMA TOOPPIL
May 07	Added As A Joint Sponsor	
May 08		Judicial Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
May 09	Second Reading-Short Deb	
	Pld Cal Ord 3rd Rdg-Sht D	Obt
May 12	3rd Rdg-Sht Dbt-Pass/Vot	116-000-000
	Passed both Houses	
Jun 10	Sent to the Governor	
Jul 29	Governor approved	
	PUBLIC ACT 90-0256	Effective date 98-01-01

## SB-1003 HALVORSON.

New Act

Creates the Illinois Opportunity Scholarship Act to be administered by the Illinois Student Assistance Commission. Provides for the award, beginning with the 1998-99 academic year, of undergraduate scholarship awards, renewable for up to 4 years, for use at institutions of higher education located in the State. Establishes criteria for the initial award and for renewal of the scholarships. Provides that the annual amount of a scholarship shall be equal to the tuition and mandatory fees for a full-time undergraduate student at the institution of higher education at which the scholarship recipient is enrolled, not to exceed the equivalent expense for such a full-time undergraduate, in-state student at the University of Illinois, plus a \$200 book allowance. Effective January 1, 1998.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Education

Mar 05 Postponed

Committee Education
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-1004 HALVORSON.

New Act

Creates the Second Lowest Bidders' Protection Act. Provides that the second lowest bidder on a public works project and any person that entered into a contract with the second lowest bidder who suffers damages as a result of the rejection of a bid for the public works project because the successful bidder violated certain labor Acts may bring an action for damages against the violator, subject to specified restrictions.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Commerce & Industry
Feb 27 Postponed
Mar 05 Postponed

Mar 14			To Subcommittee
Mar 15			Committee Commerce & Industry Refer to Rules/Rul 3-9(a)
SB-1005 MAITL	AND.		• • • •
20 ILCS 415/1		m Ch. 12	7, par. 63b101
Amends the Perso Feb 07 1997 Feb 19 Feb 28 Mar 06 Mar 13	onnel Code by ma First reading	king a te	chnical change to the short title. Referred to Rules Assigned to Executive Postponed Postponed Recommended do pass 007-003-000
Mar 17	Placed Calndr, Second Reading		-
May 07	Placed Calndr, Thir		g Motion filed WEAVER - RE-REFER FROM CAL. 3RD RDG. TO SENATE RULES.
May 08 May 08			Motion prevailed 037-011-006 Re-referred to Rules
SB-1006 DONAH	IUE.		
30 ILCS 540/3-1			7, par. 132.403-1
Amends the State tion concerning inter			make a technical change in the Sec-
Feb 07 1997 Feb 19	First reading		Referred to Rules Assigned to State Government
Mar 13			Operations Held in committee Committee State Government Operations
Mar 15			Refer to Rules/Rul 3-9(a)
SB-1007 KARPII	EL.		
30 ILCS 505/6-1	fro	m Ch. 12	7, par. 132.6-1
Amends the Illino	ois Purchasing Act	t. Makes	provisions in the Section concerning
disclosure gender ne			D. C
Feb 07 1997 Feb 19	First reading		Referred to Rules Assigned to Executive
Feb 28			Postponed
Mar 06			Postponed
Mar 13			Recommended do pass 007-003-000
Mar 17	Placed Calndr, Second Reading Placed Calndr, Thin		
May 07	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Motion filed WEAVER - RE-REFER FROM CAL. 3RD RDG.
May 09			TO SENATE RULES.
May 08 May 08			Motion prevailed 037-011-006
May 00			Re-referred to Rules
Oct 16			Approved for Consideration SRUL
Oct 27	Placed Calndr, Thir Filed with Secretar Amendment	ry No.01	CARROLL
Dec 15	Amendment r Filed with Secretar Amendment r Amendment r Calendar Order of Tabled Pursuant to	ry No.02 referred t 3rd Rdng Rule5-4(	CARROLL o SRUL 197-10-28 Refer to Rules/Rul 3-9(b)

## SB-1008 PHILIP.

30 ILCS 575/8a

from Ch. 127, par. 132.608a

Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act concerning advance and progress payments. Makes a technical change.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 Postponed Mar 06 Postponed Mar 13 Recommended do pass 007-003-000 Placed Caindr, Second Reading Second Reading Mar 17 Placed Calndr, Third Reading Re-referred to Rules Mar 18 SB-1009 PETKA. 705 ILCS 20/1 from Ch. 37, par. 1.1 Amends the Judicial Districts Act. Makes a stylistic change in a Section concerning the First Judicial District. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 Postponed Mar 06 Postponed Mar 13 Recommended do pass 007-003-000 Placed Calndr, Second Reading Mar 18 Second Reading Placed Calndr, Third Reading PURSUANT TO RULE Mar 20 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO MAY 31, 1997. PURSUANT TO RULE May 30 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO JANUARY 1, 1998. Calendar Order of 3rd Rdng 97-03-19 In1 02 Refer to Rules/Rul 3-9(b) SB-1010 MAITLAND. 20 ILCS 5/1 from Ch. 127, par. 1 Amends the Civil Administrative Code of Illinois by making a technical change to the short title. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 Postponed Mar 06 Postponed Mar 13 Recommended do pass 007-003-000 Placed Calndr, Second Reading Second Reading Mar 17 Placed Calndr, Third Reading May 07 Motion filed WEAVER - RE-REFER FROM CAL. 3RD RDG. TO SENATE RULES. Motion prevailed May 08 May 08 037-011-006 Re-referred to Rules SR-1011 MAITLAND. 5 ILCS 420/1-101 from Ch. 127, par. 601-101 Amends the Illinois Governmental Ethics Act by making technical changes in the short title Section. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 Postponed Mar 06 Postponed Mar 13 Recommended do pass 007-003-000 Placed Calndr, Second Reading Mar 17 Second Reading Placed Calndr, Third Reading May 07 Motion filed WEAVER - RE-REFER FROM CAL. 3RD RDG.

TO SENATE RULES.

May 08 Motion prevailed May 08 037-011-006 Re-referred to Rules Approved for Consideration SRUL Oct 16 Placed Calndr, Third Reading Oct 27 Filed with Secretary Amendment No.01 CARROLL Amendment referred to SRUL Filed with Secretary Amendment No.02 CARROLL Amendment referred to SRUL Calendar Order of 3rd Rdng 97-10-28 Dec 15 Refer to Rules/Rul 3-9(b) Tabled Pursuant to Rule5-4(A) SA 01.02 Committee Rules SB-1012 WEAVER,S. 30 ILCS 105/36 from Ch. 127, par. 167.04 Amends the State Finance Act. Makes a technical correction in the Section concerning payment of certain contracts entered into by the Department of Central Management Services. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 Postponed Mar 06 Postponed Mar 13 Recommended do pass 007-003-000 Placed Calndr, Second Reading Second Reading Mar 17 Placed Calndr, Third Reading Mar 19 Re-referred to Rules SR-1013 PHILIP. 15 ILCS 405/9.01 from Ch. 15, par. 209.01 Amends the State Comptroller Act. Adds a Section caption to the Section concerning the transfer of moneys. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 Postponed Mar 06 Postponed Mar 13 Recommended do pass 007-003-000 Placed Calndr, Second Reading Mar 17 Second Reading Placed Calndr, Third Reading Mar 18 Re-referred to Rules SB-1014 PHILIP. 15 ILCS 505/6 from Ch. 130, par. 6 Amends the State Treasurer Act. Makes a technical change in the Section concerning breaking the conditions of the bond. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 Postponed Mar 06 Postponed Mar 13 Recommended do pass 007-003-000 Placed Calndr, Second Reading Mar 17 Second Reading Placed Calndr, Third Reading Mar 18 Re-referred to Rules SR. 1015 PHILIP. 15 ILCS 205/2 from Ch. 14, par. 2 Amends the Attorney General Act to add a caption to the provision concerning an additional bond. Feb 07 1997 First reading Referred to Rules

Assigned to Executive

Postponed

Postponed

Feb 19

Feb 28

Mar 06

Mar 13		Recommended do pass 008	3-003-000
Mar 17	Placed Calndr, Second Rea Second Reading	_	
Mar 18	Placed Calndr, Third Readi	ng Re-referred to Rules	
Oct 30	- Di	Approved for Consideratio	n SRUL
Dec 15	Placed Calndr, Third Readi	ing Refer to Rules/Rul 3-9(b)	
SB-1016 PHILI	P.		
25 ILCS 5/2	from Ch. 6	3, par. 2	
Amends the Gen	eral Assembly Organizat		al change in
the Section concern			J
	997 effective date.		
	First reading	Referred to Rules	
Feb 19		Assigned to Executive	
Feb 28		Postponed	
Mar 06 Mar 13		Postponed  Pagemented do page 009	2 003 000
Mai 13	Placed Calndr, Second Rea	Recommended do pass 008	3-003-000
Mar 17	Second Reading Placed Calndr, Third Readi	-	
Mar 18	Third Reading - Passed 05: Arrive House	3-000-001	
Mar 20	Placed Calendr, First Read Hse Sponsor DANIELS	ng	
	First reading	Referred to Rules	
Mar 21		Assigned to Executive	
May 07	Discord Col 25-4 B.4- Ct. D	Do Pass/Short Debate Cal	015-000-000
May 13	Placed Cal 2nd Rdg-Sht D Second Reading-Short Deb Held 2nd Rdg-Short Debat	pate	
May 15	Amendment No.01	DANIELS	
	Amendment referred		
	Amendment No.01	DANIELS Be adopted	
. 14	Held 2nd Rdg-Short Debat		A 1 . 1
May 16	Amendment No.01	DANIELS	Adopted
	Pld Cal Ord 3rd Rdg-Sht I 3rd Rdg-Sht Dbt-Pass/Voi		
May 19	Sec. Desk Concurrence 01	1100 011 001	
	Filed with Secretary		
	•	Mtn non-concur - Hse Am	end .
May 20	S Noncners in H Amend.	)1	
	Arrive House		
Jul 02	Placed Cal Order Non-con Re-refer Rules/Rul 19(b)	cur ol	
		RULES HRUL	
SB-1017 PHILI			
70 ILCS 210/1	from Ch. 8	35, par. 1221	
70 ILCS 205/1 70 ILCS 405/1	from Cn. 8	55, par. 1361	
		· •	Nf . 4 154
	tropolitan Pier and Expos		
	and the Soil and Water	Conservation District Ac	t by making
technical changes t Feb 07 1997	First reading	Referred to Rules	
Feb 19	i not reading	Assigned to Executive	
Feb 28		Postponed	
Mar 06		Postponed	
Mar 13		Recommended do pass 008	3-003-000
M 17	Placed Calndr, Second Rea	dng	
<b>M</b> ar 17	Second Reading Placed Calndr, Third Read	ino	
<b>M</b> ay 07	racco Camar, ribio Reau	Motion filed WEAVER - I	RE-REFER
2,24, 0,		FROM CAL. 3RD RDG.	
		TO SENATE RULES.	

**629** SB-1017—Cont.

May 08 Motion prevailed
May 08 037-011-006
Re-referred to Rules

## SB-1018 BUTLER - PHILIP.

620 ILCS 5/1 from Ch. 15 1/2, par. 22.1

Amends the Illinois Aeronautics Act to make a technical change to a provision concerning definitions.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive

Feb 28 Postponed

Mar 06 Recommended do pass 007-005-000

Placed Calndr, Second Reading

Mar 17 Second Reading

Placed Calndr, Third Reading

Mar 19 Re-referred to Rules

## SB-1019 KARPIEL - WALSH, L.

20 ILCS 5/1 from Ch. 127, par. 1

Amends the Civil Administrative Code of Illinois to add a caption to the provision concerning the short title.

## SENATE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 5/1

Adds reference to: New Act

Deletes everything. Authorizes the Secretary of Transportation to convey certain land to the City of St. Charles.

## SENATE AMENDMENT NO. 2.

Deletes everything. Provides that upon payment of specified consideration, the Kendall County Forest Preserve District is authorized to convey title to certain tracts of land to the Kendall County Fair Association and to Kendall Township. Effective immediately.

HOUSE AMENDMENT NO. 1. (House recedes June 1, 1997)

Adds reference to:

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

Amends the Code of Civil Procedure. Provides the City of Prospect Heights with quick-take eminent domain power for the acquisition of certain property for redevelopment purposes for a period of 2 years after the effective date of this amendatory Act.

## CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.

Recommends that the bill be amended as follows:

Authorizes the Department of Military Affairs to exchange certain realty with the City of Galesburg. Provides that, upon payment of \$1, the Director of Mental Health and Developmental Disabilities or the Secretary of Human Services is authorized to convey title to certain land. Provides that, upon payment of specified consideration to the State, the Department of Agriculture may convey certain land. Authorizes the Department of Agriculture to purchase a 10-acre parcel in Perry County. Amends the Code of Civil Procedure. Grants eminent domain quick-take power for the acquisition of certain property to the Village of Bloomingdale for a period of 12 months, to the City of Freeport for a period of 36 months, and to the Village of Oak Park for a period of 3 years, after the effective date of this amendatory Act. Grants eminent domain quick-take power to the Village of Elmwood Park for a period of 3 years after July 1, 1997. Effective immediately.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive

Feb 28 Postponed

Mar 06 Amendment No.01 EXECUTIVE S Adopted

Recommnded do pass as amend

012-000-000

Mar 14	Second Reading
Mar 17	Placed Calndr,Third Reading Filed with Secretary
IVIAI 17	Amendment No.02 KARPIEL
	Amendment referred to SRUL
Mar 18	Amendment No.02 KARPIEL Rules refers to SEXC
Mar 20	Rules refers to SEXC Amendment No.02 KARPIEL
WIAI 20	Be adopted
	Recalled to Second Reading Amendment No.02 KARPIEL Adopted
	Amendment No.02 KARPIEL Adopted Placed Calndr, Third Reading
	Third Reading - Passed 053-002-000
Mar 21	Arrive House
A== 00	Placed Calendr, First Reading Hse Sponsor CROSS
Apr 09	First reading Referred to Rules
Apr 11	Assigned to Executive
May 07	Amendment No.01 EXECUTIVE H Adopted Do Pass Amend/Short Debate
	015-000-000
	Placed Cal 2nd Rdg-Sht Dbt
May 08	Added As A Joint Sponsor COULSON
	Added As A Joint Sponsor KRAUSE Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
May 12	3rd Rdg-Sht Dbt-Pass/Vot113-004-000
May 13	Sec. Desk Concurrence 01 Filed with Secretary
May 15	Mtn non-concur - Hse Amend
May 19	S Noncners in H Amend. 01
	Arrive House
May 22	Placed Cal Order Non-concur 01 MTN REFUSE RECEDE-HSE
Way 22	AMEND
	H Refuses to Recede Amend 01 H Requests Conference Comm 1ST
	Hse Conference Comm Apptd 1ST/BURKE,
	CAPPARELLI, HANNIG
14 07	CHURCHILL & CROSS
May 27	Sen Accede Req Conf Comm 1ST Sen Conference Comm Apptd 1ST/KARPIEL,
	KLEMM, PETKA,
	COLLINS, DEMUZIO
May 30	Added as Chief Co-sponsor WALSH,L House report submitted
May 50	Conf Comm Rpt referred to 1ST/HRUL
	Rules refers to HEXC
	Filed with Secretary  Conference Committee Report
	Conf Comm Rpt referred to SRUL
	Conference Committee Report Rules refers to SEXC
May 31	Conference Committee Report
1114, 51	Be approved consideration
	Alt Primary Sponsor Changed NOVAK
	Joint-Alt Sponsor Changed CROSS House Conf. report Adopted 1ST/111-006-001
	Conference Committee Report
I 01	Be approved consideration  Senate report submitted
Jun 01	3/5 vote required
	Senate Conf. report Adopted 1ST/044-011-000
	Both House Adoptd Conf rpt 1ST Passed both Houses
Jun 30	Sent to the Governor
Jul 25	Governor approved
	PUBLIC ACT 90-0232 Effective date 97-07-25

**631** SB-1020

```
SB-1020 DILLARD.

New Act
35 ILCS 5/1501 from Ch. 120, par. 15-1501
805 ILCS 180 Art. 57 heading new
805 ILCS 180/57-1 new
805 ILCS 180/57-5 new
```

Creates the Uniform Limited Liability Company Act (1995). Provides for the organization and operation of limited liability companies. Applies, with certain exceptions, to all limited liability companies formed after December 31, 1997. Provides that existing limited liability companies may elect to be subject to this Act. Amends the Illinois Income Tax Act to make conforming changes. Amends the Limited Liability Company Act to provide for its repeal on January 1, 2003. Effective January 1, 1998.

```
SENATE AMENDMENT NO. 1.
```

```
Deletes reference to:
New Act
35 ILCS 5/1501
805 ILCS 180/Art. 57 heading new
805 ILCS 180/57-1 new
805 ILCS 180/57-5 new
Adds reference to:
205 ILCS 620/1-5.09
                           from Ch. 17, par. 1551-5.09
205 ILCS 620/1-5.11
                           from Ch. 17, par. 1551-5.11
205 ILCS 620/1-6
                          from Ch. 17, par. 1551-6
205 ILCS 620/3-2
                          from Ch. 17, par. 1553-2
805 ILCS 5/11.39 new
805 ILCS 180/1-5
805 ILCS 180/1-10
805 ILCS 180/1-25
805 ILCS 180/1-30
805 ILCS 180/1-35
805 ILCS 180/1-40
805 ILCS 180/1-43 new
805 ILCS 180/5-1
805 ILCS 180/5-5
805 ILCS 180/5-15
805 ILCS 180/5-25
805 ILCS 180/5-45
805 ILCS 180/5-50
805 ILCS 180/10-1
805 ILCS 180/10-10
805 ILCS 180/10-15
805 ILCS 180/Art. 13 heading new
805 ILCS 180/13-5 new
805 ILCS 180/13-10 new
805 ILCS 180/15-1
805 ILCS 180/15-3 new
805 ILCS 180/15-5
805 ILCS 180/15-7 new
805 ILCS 180/15-20 new
805 ILCS 180/20-5
805 ILCS 180/Art. 25 heading
805 ILCS 180/25-1
805 ILCS 180/25-30 new
805 ILCS 180/25-35 new
805 ILCS 180/25-45 new
805 ILCS 180/25-50 new
805 ILCS 180/30-1
805 ILCS 180/30-5
805 ILCS 180/30-10
805 ILCS 180/30-20
805 ILCS 180/Art. 35 heading
805 ILCS 180/35-1
805 ILCS 180/35-3 new
805 ILCS 180/35-4 new
```

805 ILCS 180/35-7 new

```
805 ILCS 180/35-10
805 ILCS 180/35-20
805 ILCS 180/35-30
805 ILCS 180/35-45 new
805 ILCS 180/35-50 new
805 ILCS 180/35-55 new
805 ILCS 180/35-60 new
805 ILCS 180/35-65 new
805 ILCS 180/35-70 new
805 ILCS 180/Art. 37 heading new
805 ILCS 180/37-5 new
805 ILCS 180/37-10 new
805 ILCS 180/37-15 new
805 ILCS 180/37-20 new
805 ILCS 180/37-25 new
805 ILCS 180/37-30 new
805 ILCS 180/37-35 new
805 ILCS 180/40-1
805 ILCS 180/40-5
805 ILCS 180/45-1
805 ILCS 180/45-5
805 ILCS 180/45-35
805 ILCS 180/45-65 new
805 ILCS 180/50-1
805 ILCS 180/50-10
805 ILCS 180/50-15
805 ILCS 180/55-15 new
805 ILCS 180/60-1
805 ILCS 180/1-45 rep.
805 ILCS 180/5-20 rep.
805 ILCS 180/10-5 rep.
805 ILCS 180/20-10 rep.
805 ILCS 180/20-15 rep.
805 ILCS 180/25-5 rep.
805 ILCS 180/25-10 rep.
805 ILCS 180/25-15 rep.
805 ILCS 180/25-25 rep.
805 ILCS 180/30-15 rep.
805 ILCS 180/35-5 rep.
805 ILCS 180/35-35 rep.
805 ILCS 205/7.1 new
805 ILCS 205/7.2 new
805 ILCS 210/210 new
805 ILCS 210/211 new
```

Deletes everything. Amends the Corporate Fiduciary Act to add limited liability companies to the definitions of "person" and "trust company" and a provision concerning general corporate powers. Adds membership interests to provisions concerning a change in control. Amends the Limited Liability Company Act, the Business Corporation Act of 1983, the Uniform Partnership Act, and the Revised Uniform Limited Partnership Act in relation to mergers with and conversions into limited liability companies. Amends the Limited Liability Company Act in relation to definitions, a company's name, the nature of business, powers, records, supplemental principles of law, organization, articles of organization, amendment by managers, articles of amendment, filing an authorization, amendment or dissolution by judicial act, admission of members, liability of members and managers, the right to information, the agency of members and managers, company liability, management, standards of conduct, the operating agreement, the right to payments and reimbursement, actions by members, liability for contributions, distributions, claims against a dissolved company, distributional interests, rights of a transferee, rights of a creditor, dissolution, a member's dissociation, a right of action, proper plaintiffs, the law governing and admission of foreign liability companies, annual reports, fees, penalties, transitional provisions, and the effective date. Repeals certain provisions in relation to a member's business transactions with the company, amendment by managers and members, decisions of members, indemnification, sharing of profits and losses, distributions, resignation of a member, substituted members, and dissolution. Effective January 1, 1998.

## SENATE AMENDMENT NO. 2.

Adds reference to: 805 ILCS 180/150-10 rep.

Provides that an operating agreement may determine whether a dissociation is wrongful, and it may eliminate or vary the obligation of the limited liability company to purchase the dissociated member's distributional interest (instead of allowing the agreement to restrict the right of a member to dissociate and to restrict or modify the obligation of the company to purchase the dissociated member's interest). Provides an exception to the provisions concerning a limited liability company being dissolved and requiring its business to be wound up upon the occurrence of certain events for when the members unanimously waive the right to have the company's business wound up and the company terminated. Provides that upon the filing of the articles of dissolution, the existence of the company shall terminate (instead of cease). Provides that the manager or managers at the time of termination (instead of dissolution) shall be trustee for the members and creditors. Provides that the member or members at the time of termination shall be trustee for the members and creditors. Provides that upon a member's dissociation from a limited liability company, the member's fiduciary duties terminate (instead of the member's duty of loyalty to refrain from competing with the company before the dissolution of the company terminates). Further amends the Limited Liability Company Act to repeal provisions concerning indemnification of managers, employees and agents and insurance.

## HOUSE AMENDMENT NO. 1.

Adds reference to:

805 ILCS 5/13.05 from Ch. 32, par. 13.05

Provides that a corporation or limited liability company organized for the practice of medicine or dentistry may not be merged or admitted to transact business in this State unless the ownership interests are owned only by individuals who are licensed under the Medical Practice Act of 1987 or the Illinois Dental Practice Act, as the case may be.

STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)

SB 1020 fails to create a State mandate.

## HOUSE AMENDMENT NO. 2.

Provides that a corporation or limited liability company may not operate in this State unless the owners have the authority to engage in the business or comply with the ownership requirements of the Professional Service Corporation Act.

OTE(S) I HAT MA	Y APPLY: FISCAL	
Feb 07 1997		Referred to Rules
Feb 19	5	Assigned to Commerce & Industry
Mar 14	Amendment No.01	COMM & INDUS S Adopted
		Recomminded do pass as amend
		009-000-000
	Placed Calndr, Second Rea	
Mar 18	Filed with Secretary	. wie
14141 10	Amendment No.02	DILLARD
	Amendment referred	
	Amendment No.02	DILLARD
		Be approved consideration
	Second Reading	
	Amendment No.02	DILLARD Adopted
	Placed Calndr, Third Read	ing
Mar 19	Third Reading - Passed 05	4-000-000
	Arrive House	
	Placed Calendr, First Read	πσ
Mar 20	Hse Sponsor RYDER	
Wai 20	First reading	Referred to Rules
Man 21	Thist reading	
Mar 21	4 1 4 N 01	Assigned to Judiciary I - Civil Law
Apr 30	Amendment No.01	JUD-CIVIL LAW H Adopted
		Do Pass Amend/Short Debate
		009-001-000
	Placed Cal 2nd Rdg-Sht D	Pbt .
May 01	Second Reading-Short Del	pate
•	Pld Cal Ord 3rd Rdg-Sht I	Dbt

May 06	Added As A Joint Sponsor	BIGGERT	
May 08	-	St Mandate Fis Note File	d
•	Cal Ord 3rd Rdg-Short Db	t	
May 13	Relld 2nd Rdng-Short Deb		
•	Amendment No.02	RYDER	
	Amendment referred	to HRUL	
	Held 2nd Rdg-Short Debat	e	
May 14	Amendment No.02	RYDER	
•		Be adopted	
	Held 2nd Rdg-Short Debat	e .	
May 15	Amendment No.02	RYDER	Adopted
•	Pld Cal Ord 3rd Rdg-Sht I	Obt	
May 16	3rd Rdg-Sht Dbt-Pass/Vot		
·	Sec. Desk Concurrence 01,	02	
May 19	Filed with Secretary		
·	•	Mtn concur - House Ame	nd
	Motion referred to	SRUL	
May 20		Mtn concur - House Ame	nd
-	Rules refers to	SCED	
		Mtn concur - House Ame	nd
		Be adopted	
		Mtn concur - House Ame	nd
	S Concurs in H Amend. 01	,02/057-000-000	
	Passed both Houses	-	
Jun 18	Sent to the Governor		
Aug 15	Governor approved		
	PUBLIC ACT 90-0424	Effective date 98-01-01	

### SB-1021 MOLARO.

230 ILCS 10/7

from Ch. 120, par. 2407

Amends the Riverboat Gambling Act. Provides that any owners license authorizing gambling from a home dock in a municipality with a population of more than 500,000 shall be issued only to the governing board of the municipality, and no such license may be awarded to any other person or entity.

Feb 07 1997	First reading	Referred to Rules
Feb 19		Assigned to Executive
Feb 28		To Subcommittee
		Committee Executive
Mar 15		Refer to Rules/Rul 3-9(a)

#### SB-1022 FITZGERALD.

520 ILCS 10/2	from Ch. 8, par. 332
520 ILCS 10/2.1 new	
520 ILCS 10/3	from Ch. 8, par. 333
520 ILCS 10/4	from Ch. 8, par. 334
520 ILCS 10/6	from Ch. 8, par. 336
520 ILCS 10/7	from Ch. 8, par. 337
520 ILCS 10/9	from Ch. 8, par. 339
520 ILCS 10/10	from Ch. 8, par. 340
520 ILCS 10/11	from Ch. 8, par. 341
520 ILCS 10/5 rep.	, <u>-</u>

Amends the Illinois Endangered Species Protection Act. Provides that the provisions of the Act apply to only endangered or threatened species whose present or historic range is known to include Illinois. Provides that the Department of Natural Resources may permit any taking otherwise prohibited by the Act if the applicant submits a conservation plan and executes an implementing agreement with the Department. Provides that if a species has been delisted because it was thought to no longer exist in the wild but is rediscovered, that species may be placed on the list without notice or a public hearing. Provides that a person who causes a violation of the Act by his or her employee or agent is guilty of a Class A misdemeanor. Provides that a person who violates the Act is subject to a civil penalty of not more than \$10,000. Repeals provisions concerning the Department issuing limited permits. Makes other changes in relation to certain definitions, prohibitions, issuing permits, the Endangered Species Protection Board, violations, and the policies of State agencies and local governments.

```
NOTE(s) THAT MAY APPLY: Correctional; Fiscal
      Feb 07 1997
                    First reading
                                               Referred to Rules
      Feb 19
                                               Assigned to Agriculture & Conservation
      Mar 13
                                               Postponed
                                               Committee Agriculture & Conservation
      Mar 15
                                               Refer to Rules/Rul 3-9(a)
SB-1023
             DONAHUE.
  215 ILCS 5/1
                                    from Ch. 73, par. 613
  215 ILCS 125/1-1
                                    from Ch. 111 1/2, par. 1401
  305 ILCS 5/1-2
                                    from Ch. 23, par. 1-2
```

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Illinois Public Aid Code. Makes stylistic and technical changes to the short titles of those Acts.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Insurance & Pensions
Mar 11 To Subcommittee
Committee Insurance & Pensions
Mar 15 Refer to Rules/Rul 3-9(a)

# SB-1024 SEVERNS - LINK - GEO-KARIS - KARPIEL - FARLEY, MYERS,J, VIVERITO AND DEMUZIO.

New Act 305 ILCS 5/10-16.2 from Ch. 23, par. 10-16.2 750 ILCS 5/706.1 from Ch. 40, par. 706.1 750 ILCS 20/26.1 from Ch. 40, par. 1107.1 750 ILCS 45/20 from Ch. 40, par. 2520

Creates the New Hire Reporting Act. Requires employers to report newly hired employees to the Department of Employment Security, and requires that Department to maintain a database of reported information and share that information with the Departments of Public Aid and Human Services, circuit clerks, and federal offices for purposes of enabling them to perform their duties concerning collection of child support. Provides penalties for failure to comply with reporting requirements. Requires the Department of Public Aid to establish a community advisory committee to oversee implementation of the Act and to take other actions. Amends the income withholding provisions of the Public Aid Code, the Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Parentage Act of 1984. Provides for orders for withholding to be served by regular or certified mail or facsimile (now, by certified mail or personal delivery). Requires a payor's nonperformance within specified time periods to be documented by certified mail return receipt. Provides that an order for withholding need not be served again on a payor if income withholding is terminated because of an interruption in the obligor's employment of less than 180 days. Effective immediately.

```
HOUSE AMENDMENT NO. 1.
Adds reference to:
820 ILCS 405/1300 from Ch. 48, par. 540
820 ILCS 405/1801.1 new
820 ILCS 405/1900 from Ch. 48, par. 640
```

Deletes provisions of the new Act relating to reporting procedures, penalties, and the information database. Amends the Unemployment Insurance Act. Provides for the deduction and withholding of an uncollected overissuance of food stamps from unemployment insurance benefits under specified circumstances. Provides that the Director of the Department of Employment Security shall establish the "Illinois Directory of New Hires" to which employers shall submit, for each new employee hired, the employee's name, address, and social security number, and the employer's name, address, Federal Employer Identification Number, and any other information required by the Director of Employment Security. Failure of employers to comply will subject them to a \$15 penalty per person not reported. Any person who conspires with a newly hired employee to cause the employer to fail to report him or her or who conspires to cause false information to be reported is guilty of a Class B

misdemeanor and subject to fine up to \$500. Makes various changes concerning disclosure of information by the Department in relation to paternity, child support, and other matters.

## HOUSE AMENDMENT NO. 2.

Provides that an employer may, at its option, submit information regarding any rehired employee in the same manner as information is submitted regarding a newly hired employee.

In our chiphoyee.	. America Cional		
IOTE(S) THAT MAT Feb 07 1997		Deferred to Dules	
	First reading	Referred to Rules	
Feb 19		Assigned to Judiciary	
Mar 04	Added as Chief Co-sponsor		
Mar 05		Recommended do pass 009-0	)00-000
	Placed Calndr, Second Read		
	Added as Chief Co-sponsor		
Mar 11	Added As A Co-sponsor M	YERS,J	
Mar 13	Second Reading		
	Placed Calndr, Third Readi	ng	
Mar 17	Added as Chief Co-sponsor		
	Added As A Co-sponsor VI		
	Third Reading - Passed 056		
Mar 18	Arrive House	, , , , , , , , , , , , , , , , , , , ,	
	Placed Calendr, First Read	าง	
	Hse Sponsor LINDNER	•	
	First reading	Referred to Rules	
Mar 19	Added As A Joint Sponsor		
141 at 19	Added As A Joint Sponsor		
	Added As A Joint Sponsor		
Mar 21	Added As A Joint Spoisor		
	Added As A Joint Changes	Assigned to Labor & Comm	erce
Apr 18	Added As A Joint Sponsor		
May 08	Amendment No.01		dopted
	A 1 - (NI 02	021-000-000	
	Amendment No.02		dopted
		021-000-000	
		Do Pass Amend/Short Deba	te
	Di 16 ta IB I di B	021-000-000	
• • • • • • • • • • • • • • • • • • • •	Placed Cal 2nd Rdg-Sht D		
May 09	Second Reading-Short Deb		
	Pld Cal Ord 3rd Rdg-Sht I		
May 12	3rd Rdg-Sht Dbt-Pass/Vot		
May 13	Sec. Desk Concurrence 01,	02	
	Filed with Secretary		
		Mtn concur - House Amend	
•	Motion referred to	SRUL	
May 22		Mtn concur - House Amend	
	Rules refers to	SJUD	
	Added As A Co-sponsor Di	EMUZIO	
May 28		Mtn concur - House Amend	
		Be approved consideration	
		Mtn concur - House Amend	
	S Concurs in H Amend. 01	,02/059-000-000	
	Passed both Houses	•	
Jun 26	Sent to the Governor		
Aug 15	Governor approved		
	PUBLIC ACT 90-0425	Effective date 97-08-15	

## SB-1025 FARLEY.

New Act

Creates the Workplace Safety Committee Act. Provides that each public and private employer of at least 50 employees shall establish a safety committee at each of the employer's primary places of employment. 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.

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

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Commerce & Industry

Feb 27 Postponed Mar 05 Postponed Mar 14 Postponed

Committee Commerce & Industry
Mar 15 Refer to Rules/Rul 3-9(a)

### SB-1026 FARLEY.

820 ILCS 130/2

from Ch. 48, par. 39s-2

Amends the Prevailing Wage Act. Includes as public works projects financed with bonds issued under the Tax Increment Allocation Redevelopment Act. Provides that the Act applies whenever a public utility company contracts with an outside contractor on a construction project. Adds training among the fringe benefits used to determine a prevailing wage.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Commerce & Industry

Feb 27 Postponed
Mar 05 Postponed
Mar 14 Held in committee

Committee Commerce & Industry

Mar 15 Refer to Rules/Rul 3-9(a)

## SB-1027 COLLINS.

810 ILCS 5/3-806

from Ch. 26, par. 3-806

Amends the Uniform Commercial Code. Removes authority to impose a fee on noncommercial account holders who deposit into their accounts checks that are subsequently dishonored upon presentment. Effective immediately.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Financial Institutions

Feb 28 Postponed

Mar 13 To Subcommittee

Committee Financial Institutions
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-1028 DILLARD – WATSON – LUECHTEFELD.

720 ILCS 570/102 720 ILCS 570/206 from Ch. 56 1/2, par. 1102 from Ch. 56 1/2, par. 1206

Amends the Illinois Controlled Substances Act. Provides that ephedrine is a schedule II controlled substance that may only be distributed through prescription.

NOTE(S) THAT MAY APPLY: Correctional

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 05 Postponed

Mar 05 Postponed Mar 12 Postponed

Mar 15 Refer to Rules/Rul 3-9(a)

May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL
Re-referred to Judiciary

Oct 16 Added as Chief Co-sponsor WATSON Added as Chief Co-sponsor LUECHTEFELD

## SB-1029 MAITLAND.

5 ILCS 295/2.1 new 705 ILCS 40/1.5 new

705 ILCS 40/2 from Ch. 37, par. 72.42

Amends the Judicial Vacancies Act and the Assigned Appellate Judges Salary Act. Provides that, when there is a vacancy in the office of Supreme, Appellate, or Circuit Judge, the Governor, with the advice and consent of the Senate, may appoint a person to serve in the office. Provides that this method is the sole and exclusive method for filling a vacancy. Does not apply to the filling of the office of Associate Judge. Eliminates provisions authorizing the Supreme Court to fill certain judicial vacancies. Effective immediately.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive

Feb 28 Postponed
Mar 06 Postponed
Mar 13 Postponed

Committee Executive

Mar 15

Refer to Rules/Rul 3-9(a)

SB-1030 BOMKE.

225 ILCS 10/4

from Ch. 23, par. 2214

Amends the Child Care Act of 1969 to set forth additional circumstances under which a license for a child care facility must be obtained from the Department of Children and Family Services. Requires the Department to notify the public of applications for licensure. Effective immediately.

## SENATE AMENDMENT NO. 1.

Replaces everything after the enacting clause. Amends the Child Care Act of 1969 to require the Department of Children and Family Services to notify the public of certain changes in the services and persons served at licensed child care institutions, maternity centers, and group homes in a newspaper of general circulation. Effective immediately.

```
HOUSE AMENDMENT NO. 1.
```

```
Makes a technical change
NOTE(S) THAT MAY APPLY: Fiscal
                First reading
   Feb 07 1997
```

Referred to Rules Feb 19 Assigned to Public Health & Welfare Feb 26 Amendment No.01 PUB HEALTH S Recomminded do pass as amend

009-000-000

Placed Calndr, Second Reading Second Reading Feb 27 Placed Calndr, Third Reading Feb 28

Third Reading - Passed 056-000-000 Arrive House

Placed Calendr, First Reading

Mar 04 Hse Sponsor POE First reading Referred to Rules

Mar 05 Assigned to Human Services May 01 Amendment No.01 HUMAN SERVS H Adopted Do Pass Amend/Short Debate

009-000-000

Placed Cal 2nd Rdg-Sht Dbt May 06 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

May 08 3rd Rdg-Sht Dbt-Pass/Vot117-000-000

May 09 Sec. Desk Concurrence 01

May 12 Mtn concur - House Amend Motion referred to SRUL May 14 Mtn concur - House Amend Rules refers to

SPBH May 15 Mtn concur - House Amend Be approved consideration

May 20 Mtn concur - House Amend S Concurs in H Amend. 01/058-000-000

> Passed both Houses Sent to the Governor Governor vetoed

Placed Calendar Total Veto Oct 16

Oct 30 Total veto stands.

#### SB-1031 BURZYNSKI.

625 ILCS 5/15-107

Jun 18

Jul 25

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

Amends the Illinois Vehicle Code to make a stylistic change to a caption in a provision concerning vehicle length requirements.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/15-107 Adds reference to: 625 ILCS 5/15-112

from Ch. 95 1/2, par. 15-112 625 ILCS 5/15-113 from Ch. 95 1/2, par. 15-113 625 ILCS 5/15-301 from Ch. 95 1/2, par. 15-301

Deletes everything. Amends the Vehicle Code. Provides that all officers and technicians who set up or operate portable scales for wheel or axle load or issue citations based on the use of portable scales shall attend and successfully complete classroom and field training, with additional biennial training. Provides that when an officer, upon weighing a vehicle and the load, determines that the weight is unlawful and an overweight arrest ticket is issued (instead of the officer just determining that the weight is unlawful), the officer shall require the driver to stop the vehicle and remain standing until a portion of the load is removed to reduce the weight and shall arrest the driver or owner. Provides that whenever any axle load of a vehicle exceeds the axle or tandem axle weight limits by 2,000 pounds or less, no axle overweight arrest ticket shall be issued (instead of requiring the owner or operator to shift or remove the excess and not allowing an overweight arrest ticket to be issued if the gross weight is shifted or removed). Provides that whenever the gross weight of a vehicle with a registered gross weight of 80,000 (instead of 73,280) pounds or less exceeds the weight limits by 2,000 pounds or less, no arrest ticket for overweight of gross shall be issued (instead of requiring the owner or operator to remove the excess and not allowing an arrest ticket for an overweight violation to be issued if the excess weight is removed). Removes the provision setting the fine for violating the provisions concerning wheel and axle loads and gross weight at \$50 for an excess weight up to and including 2,000 pounds. In the provisions concerning permits for excess size and weight, provides that any permit issued by the Department for roadways under which the Department has sole jurisdiction or shared jurisdiction with any local agency shall exempt the permittee from obtaining a permit from the local agency. Makes other changes.

unges.	
First reading	Referred to Rules
	Assigned to Transportation
	Recommended do pass 010-000-000
Placed Calndr Second Read	
	MI'B
	5-000-000
Arrive House	
Placed Calendr, First Read	ng
	Referred to Rules
I list i cauling	
	Assigned to Transportation & Motor
	Vehicles
Added As A Joint Sponsor	BOST
Amendment No.01	TRANSPORTAT'N H Adopted
	021-000-000
	Do Pass Amend/Short Debate
	014-003-000
DI 1010 1D1 01 D	
Second Reading-Short Deb	oate
Pld Cal Ord 3rd Rdg-Sht I	Obt
	Re-Refer Rules/Rul 9(B)
	3RD READING AND
	PASSAGE DEADLINE
	EXTENDED - 5/31/97
	Recommends Consideration HRUL
Plcd Cal 2nd Rdg Std Dbt	
	ate
	103-013-000
Sec. Desk Concurrence 01	
	Refer to Rules/Rul 3-9(b)
Joint-Alt Sponsor Changed	I BOST
	Approved for Consideration SRUL
Sec. Desk Concurrence 01.	
	<i>)</i> 1
Placed Cal Order Non-con	cur 01
	MTN REFUSE RECEDE-HSE
	AMEND
U Defuses to Decade Amor	
n Requests Conterence Co	mm 151/1UKNEK,JUHN
	First reading  Placed Calndr,Second Read Second Reading Placed Calndr,Third Readit Third Reading - Passed 050 Arrive House Placed Calendr,First Readit Hse Sponsor TURNER,JC First reading  Added As A Joint Sponsor Amendment No.01  Placed Cal 2nd Rdg-Sht D Second Reading-Short Details

SB-1032 **640** 

## SB-1032 DUDYCZ.

625 ILCS 5/11-501 from Ch. 95 1/2, par. 11-501

Amends the Illinois Vehicle Code to make a technical change to a provision concerning driving while under the influence of alcohol or drugs.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Transportation

Mar 05 Postponed

Mar 12 Recommended do pass 006-004-000

Placed Calndr, Second Reading

Mar 18 Second Reading

Placed Calndr, Third Reading

May 07 Motion filed WEAVER - RE-REFER

FROM CAL. 3RD RDG. TO SENATE RULES.

May 08 Motion prevailed
May 08 037-011-006
Re-referred to Rules

## SB-1033 PETERSON.

225 ILCS 60/4 from Ch. 111, par. 4400-4

Amends the Medical Practice Act of 1987 to exempt certain corporations providing specified health services from the licensure requirements of the Act if the physicians hired by the corporations and performing the health services are licensed under the Act and are members of the Illinois State Medical Society.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Licensed Activities

Mar 05 Postponed Mar 12 Postponed

Committee Licensed Activities

Mar 15 Refer to Rules/Rul 3-9(a)

## SB-1034 CULLERTON.

305 ILCS 5/10-24 new

Amends the Illinois Public Aid Code to require a Child and Spouse Support Unit to refer a case to appropriate law enforcement agencies if the unit determines that the birth of a child to a parent under 18 years of age may be the result of sexual conduct that constitutes a criminal offense.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Feb 27 Postboned

Feb 27 Postponed Mar 05 Postponed Mar 12 Postponed

Mar 15 Committee Judiciary
Refer to Rules/Rul 3-9(a)

#### SB-1035 CULLERTON.

740 ILCS 110/4

740 ILCS 110/11

```
405 ILCS 5/2-102
                                 from Ch. 91 1/2, par. 2-102
405 ILCS 5/2-107.1
                                 from Ch. 91 1/2, par. 2-107.1
405 ILCS 5/2-110
                                 from Ch. 91 1/2, par. 2-110
405 ILCS 5/2-110.1 new
405 ILCS 5/2-110.2 new
405 ILCS 5/2-110.3 new
405 ILCS 5/2-110.4 new
405 ILCS 5/3-209
                                 from Ch. 91 1/2, par. 3-209
405 ILCS 5/3-800
                                 from Ch. 91 1/2, par. 3-800
405 ILCS 5/3-814
                                 from Ch. 91 1/2, par. 3-814
405 ILCS 5/3-814.1
740 ILCS 110/2
                                 from Ch. 91 1/2, par. 802
```

Amends the Mental Health and Developmental Disabilities Code and the Mental Health and Developmental Disabilities Confidentiality Act. Adds procedures that must be followed before psychotropic medication or electro-convulsive therapy is administered, including a court hearing. Provides for registration of electro-convulsive therapy equipment with the Department of Public Health. Requires

from Ch. 91 1/2, par. 804 from Ch. 91 1/2, par. 811

reports from facilities and physicians administering electro-convulsive therapy or other convulsive or coma-producing therapy. Provides that court hearings shall be open to the press and public unless the respondent or some other party requests that they be closed. Provides for a court appointment of a temporary and limited surrogate decision maker to consent to mental health and other services for a seriously mentally ill person who lacks the capacity to make a reasoned decision about necessary services. Makes other changes.

Feb 07 1997 Referred to Rules First reading Feb 19 Assigned to Public Health & Welfare Sponsor Removed SYVERSON Feb 27 Mar 04 Postponed Mar 11 Postponed Committee Public Health & Welfare Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1036 CULLERTON.

735 ILCS 5/9-104.2 from Ch. 110, par. 9-104.2

Amends the Forcible Entry and Detainer Article of the Code of Civil Procedure. Provides that the board of managers of a condominium association may serve a tenant of a defaulting owner of a unit within that association with a copy of the notice sent to the owner that the board intends to maintain an action for possession of the condominium and thereby seek to simultaneously terminate the lease between the defaulting owner and tenant. Provides that if the action seeking possession is brought against the defaulting owner only, the board may thereafter serve the tenant with notice of the judgment against the owner and a demand to quit the premises at least 10 days prior to filing suit. Effective immediately.

Feb 07 1997 First reading Referred to Rules Assigned to Judiciary Feb 19 Feb 27 Postponed Mar 12 Postponed Committee Judiciary

Refer to Rules/Rul 3-9(a) Mar 15

#### SB-1037 CULLERTON.

735 ILCS 5/9-104.1 from Ch. 110, par. 9-104.1

Amends the Forcible Entry and Detainer Article of the Code of Civil Procedure. Provides that in matters dealing with demand notices given to condominium owners or purchasers of lands or tenements, service of the demand by registered or certified mail shall be deemed effective upon deposit in the United States mail with proper postage prepaid and addressed to the last known address of the person being served. Effective immediately.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Feb 27 Postponed Mar 05 Postponed Mar 12 Postponed Committee Judiciary Mar 15 Refer to Rules/Rul 3-9(a)

SB-1038 CULLERTON.

from Ch. 32, par. 326 805 ILCS 310/22

Amends the Co-operative Act to provide that the prohibition against a corporation or association using the term "Co-operative" as part of its name or title unless it has complied with the provisions of the Act does not apply to a corporation or association organized under the General Not For Profit Corporation Act of 1986 or the Business Corporation Act of 1983 for ownership or administration of residential property on a cooperative basis. Effective immediately.

Feb 07 1997 First reading Referred to Rules

Assigned to Licensed Activities Feb 19 Mar 05 Recommended do pass 007-000-000

Placed Calndr, Second Reading

Mar 11 Second Reading

Placed Calndr, Third Reading

Mar 17 Third Reading - Passed 057-000-000 Mar 18 Arrive House Placed Calendr, First Reading Apr 11 Hse Sponsor MEYER First reading Referred to Rules Apr 14 Assigned to Judiciary I - Civil Law Apr 30 Do Pass/Short Debate Cal 010-001-000 Placed Cal 2nd Rdg-Sht Dbt May 01 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt 3rd Rdg-Sht Dbt-Pass/Vot116-001-000 May 08 Passed both Houses Jun 06 Sent to the Governor Jul 25 Governor approved PUBLIC ACT 90-0233 Effective date 97-07-25

## SB-1039 KLEMM - FITZGERALD AND GARCIA.

New Act

Creates the Automotive Repair Act. Requires that automotive repair facilities disclose certain information concerning estimates for repair work, warranties, and other matters. Provides procedures for consumer authorization of repairs. Makes violation of the Act an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act.

### SENATE AMENDMENT NO. 1.

Replaces the substantive provisions of the bill with similar provisions except as follows: (1) in definition of "automotive repair", deletes provisions concerning repair of body panels and components and other items and excludes transactions involving purchase of items such as tires and batteries; (2) deletes provisions concerning return of replaced parts; (3) deletes "failing to comply with any other requirements under this Act" as an unlawful act or practice; and (4) authorizes the Attorney General and State's Attorneys to bring an action for injunctive relief to restrain an unlawful act or practice.

HOUSE AMENDMENT NO. 1.

Adds reference to: 815 ILCS 505/2Z

Deletes requirement that an estimate indicate reasons for required or suggested repairs. Authorizes repairs pursuant to a firm price quotation when a consumer is unable to deliver a vehicle to a repair facility during business hours. Authorizes a repair facility to maintain records in an electronic format. Requires that a facility maintain copies of estimates for contracted work and all invoices (rather than copies of signed estimates and all work orders, invoices, parts purchase orders, appraisals, and schedules of charges). Replaces the provisions concerning violations of the Automotive Repair Act; provides that a knowing, persistent practice or pattern of conduct that violates that Act shall be deemed an unlawful act or practice under the Consumer Fraud and Deceptive Business Practices Act, and gives the Attorney General and State's Attorneys the same enforcement powers under the Automotive Repair Act as under the Consumer Fraud and Deceptive Business Practices Act. Amends the Consumer Fraud and Deceptive Business Practices Act to make a knowing violation of the Automotive Repair Act an unlawful practice within the meaning of the Consumer Fraud and Deceptive Business Practices Act. Makes other changes.

FISCAL NOTE (DCCA)

SB1039 imposes no additional requirements and does not have a

fiscal impact on units of local gov't.

FISCAL NOTE, H-AM 1 (DCCA)

SB1039, amended by H-am 1 imposes no additional requirements

and does not have a fiscal impact on units of local gov't.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry

Feb 27 Postponed
Mar 05 Postponed
Mar 13 Added As A Co-sponsor GARCIA

Mar 14	Amendment No.01	COMM & INDUS S Adopted Recommnded do pass as amend 009-000-000
	Placed Calndr, Second Read	dng
Mar 17	Second Reading	
Mar 18	Placed Calndr, Third Readi Added as Chief Co-sponsor	
Wai 10	Third Reading - Passed 056	5-000-000
	Arrive House	7 000 000
	Placed Calendr, First Reads	
<b>M</b> ar 19	Hse Sponsor GRANBERG	
14 01	First reading	Referred to Rules
Mar 21 Apr 17	Added A. A Teint C	Assigned to Consumer Protection
May 01	Added As A Joint Sponsor Amendment No.01	CONSUMER PROT H Adopted
Way 01	Amendment 140.01	Do Pass Amend/Short Debate 010-000-000
	Placed Cal 2nd Rdg-Sht Dl	bt
	Added As A Joint Sponsor	LOPEZ
	Added As A Joint Sponsor	ACEVEDO
	C-1 O-1 2-1 D1- St- D-1	Fiscal Note Requested MOFFITT
May 12	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Filed
May 12		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	1 1500 1 1000
<b>M</b> ay 13	Second Reading-Short Deb	
34 4	Held 2nd Rdg-Short Debat	
May 16	Pld Cal Ord 3rd Rdg-Sht I	
May 19	3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 01	117-000-000
May 19	Filed with Secretary	
	1 11-2 11-11-1	Mtn concur - House Amend
	Motion referred to	SRUL
May 20		Mtn concur - House Amend
	Rules refers to	SCED
		Mtn concur - House Amend
		Be adopted Mtn concur - House Amend
	S Concurs in H Amend. 01	
	Passed both Houses	
Jun 18	Sent to the Governor	
Aug 15	Governor approved	F
	PUBLIC ACT 90-0426	Effective date 98-01-01
1040 DILL	ARD.	

#### SB-1040

815 ILCS 505/10a

from Ch. 121 1/2, par. 270a

Amends the Consumer Fraud and Deceptive Business Practices Act in provisions regarding actual damages. Provides that, in an action filed under this Act, either party may demand a trial by jury and that the jury may award economic damages or other relief it deems proper. Provides that attorney fees shall not be considered to be actual damages for the purposes of this Act. Effective July 1, 1997.

First reading	Referred to Rules
	Assigned to Judiciary
	Postponed
	Postponed
	Committee Judiciary
	Refer to Rules/Rul 3-9(a)
	First reading

#### SB-1041 PARKER.

750 ILCS 22/101

750 ILCS 22/102 750 ILCS 22/Article 2, Part A caption 750 ILCS 22/Article 2, Part B caption

750 ILCS 22/203 750 ILCS 22/205 750 ILCS 22/206

750 ILCS 22/Article 2, Part C caption 750 ILCS 22/207

```
750 ILCS 22/208
750 ILCS 22/301
750 ILCS 22/303
750 ILCS 22/304
750 ILCS 22/305
750 ILCS 22/306
750 ILCS 22/307
750 ILCS 22/316
750 ILCS 22/401
750 ILCS 22/Article 5 caption
750 ILCS 22/501
750 ILCS 22/502
750 ILCS 22/503 new
750 ILCS 22/504 new
750 ILCS 22/505 new
750 ILCS 22/506 new
750 ILCS 22/507 new
750 ILCS 22/Article 6, Part A caption 750 ILCS 22/Article 6, Part B caption
750 ILCS 22/605
750 ILCS 22/606
750 ILCS 22/609
750 ILCS 22/Article 6, Part C caption
750 ILCS 22/610
750 ILCS 22/611
750 ILCS 22/612
750 ILCS 22/613 new
750 ILCS 22/614 new
```

Amends the Uniform Interstate Family Support Act. Provides that a tribunal in this State determining which order controls must state the basis for its decision in the order. Provides that the party obtaining the order shall file a certified copy of it with every tribunal issuing or registering an earlier support order. Provides that the employer shall comply with provisions of an out-of-state income-withholding order, but shall follow the law of the state of the obligor's employment for the employer's processing fee, the maximum amount permitted to be withheld, the time within which the order must be implemented and payments forwarded, and establishing the priorities for withholding and allocating income withheld for multiple child support obligees. Grants immunity from civil liability to an employer complying with an order for withholding issued in another state in accordance with the Article on enforcement of an order of another state, and provides for penalties for failure to comply. Provides that if all of the parties reside in this State and the child does not reside in the issuing state, this State has jurisdiction to enforce and modify a child support order in a proceeding to register that order, and that the only Articles in this Act that apply in that situation are the Articles dealing with jurisdiction and general provisions and otherwise the procedural and substantive laws of this State apply. Provides that the party obtaining the modification must file a certified copy of the modification with the issuing tribunal that had jurisdiction, subject to sanctions for failure to file, but not affecting the validity of the modification. Makes other changes.

```
SENATE AMENDMENT NO. 1.
```

Adds reference to: 750 ILCS 22/905

Adds a provision repealing the Revised Uniform Reciprocal Enforcement of Support Act on the effective date of this amendatory Act of 1997.

FISCAL NOTE (Dept. of Public Aid)
There is no fiscal impact associated with this bill.
STATE MANDATES FISCAL NOTE (DCCA)
SB1041 fails to create a State mandate.
JUDICIAL NOTE
SB 1041 is not possible to determine what impact the bill will have on the need to increase the number of judges in the state.
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary

Feb 27 <b>Ma</b> r 05		Postponed Recommended do pass 009	9-000-000
	Placed Calndr, Second Read		
Маг 14	Filed with Secretary		
	Amendment No.01	PARKER	
	Amendment referred t	o SRUL	
Mar 17	Amendment No.01	PARKER	
		Be approved consideration	
Mar 18	Second Reading		
	Amendment No.01	PARKER	Adopted
	Placed Calndr, Third Reading	ng	
Mar 19	Third Reading - Passed 056	-000-000	
	Arrive House		
	Placed Calendr, First Readn	g	
Mar 21	Hse Sponsor COWLISHAV		
	First reading	Referred to Rules	
Apr 08		Assigned to Judiciary I - C	civil Law
Apr 30		Do Pass/Short Debate Cal	011-000-000
	Placed Cal 2nd Rdg-Sht Db	ot	
May 05		Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
May 08		St Mandate Fis Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
May 12		Judicial Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
May 13	Second Reading-Short Deba	ate	
	Held 2nd Rdg-Short Debate	<del>2</del>	
May 14	Pld Cal Ord 3rd Rdg-Sht D		
<b>M</b> ay 16		Re-Refer Rules/Rul 9(B)	
3-1042 BURZY	'NSKI.		

625 ILCS 5/15-112

from Ch. 95 1/2, par. 15-112

Amends the Illinois Vehicle Code to provide that a police officer having reason to believe that the weight of a vehicle and load is unlawful shall require that the vehicle be driven, but no more than 10 miles, to the nearest available scale (instead of requiring the vehicle to be driven to the nearest available scale).

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Transportation

Mar 05 Postponed **Mar 12** Postponed

Committee Transportation Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1043 GEO-KARIS.

5 ILCS 220/15

Amends the Intergovernmental Cooperation Act. Provides that risk management entities may invest up to 50% of the aggregate book value of all of their investments as measured at the time the investments are made. Authorizes the entities to invest in any combination of common and preferred stocks, convertible debt securities, and investment grade corporate bonds authorized for investment of trust funds provided that the stock or convertible debt meets certain requirements, commercial grade real estate located in Illinois if the real estate is necessary to provide offices for the day-to-day business operations of the intergovernmental risk management entity, and mutual funds or commingled funds that meet certain requirements. Removes the authorization for other types of investments. Provides that a risk management entity may not accept the deposit of public funds except for risk management purposes. Effective immediately.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Financial Institutions Feb 28 Recommended do pass 007-000-000

Placed Caindr, Second Reading

Mar 11 Second Reading

Placed Caindr, Third Reading

Motion filed WEAVER - RE-REFER May 07

FROM CAL. 3RD RDG. TO SENATE RULES.

May 08	Motion prevailed
May 08	037-011-006
-	Re-referred to Rules

#### SB-1044 GEO-KARIS – BUTLER.

```
205 ILCS 616/50
720 ILCS 250/3 from Ch. 17, par. 5916
720 ILCS 250/4 from Ch. 17, par. 5917
720 ILCS 250/5 from Ch. 17, par. 5918
720 ILCS 250/6 from Ch. 17, par. 5919
720 ILCS 250/7 from Ch. 17, par. 5920
720 ILCS 250/8 from Ch. 17, par. 5920
720 ILCS 250/12 from Ch. 17, par. 5921
```

Amends the Electronic Fund Transfer Act. Requires that terminals display a notice of charges and a notice reminding users to take their receipt and to protect their personal identification number; requires that receipts given at terminals partially obscure the user's account number that is printed on the receipt. Amends the Illinois Credit Card and Debit Card Act. With respect to certain offenses (including: making a false written statement for the purpose of procuring a card; receiving another person's card with intent to use it without the cardholder's consent; and other offenses), increases the penalty from a Class A or B misdemeanor to a Class 4 felony. When a greater penalty is provided for an offense (for example, for committing, within a 12-month period, an offense with respect to 3 or more cards each issued to different cardholders other than the offender), increases the greater penalty from a Class A misdemeanor or Class 4 felony to a Class 3 felony.

```
SENATE AMENDMENT NO. 1.
```

Adds reference to: 205 ILCS 616/52 new

Replaces amendatory changes to the Electronic Fund Transfer Act. Provides that no person operating a terminal shall impose a surcharge on a consumer for the use of that terminal unless the surcharge is disclosed to the consumer. Provides for inclusion of a number or code to identify the consumer on a receipt given at a terminal. Requires encrypting of access code entered by a consumer. Requires persons other than financial institutions that own a terminal to file certain financial and other information with the Commissioner of Banks and Real Estate.

# SENATE AMENDMENT NO. 3.

Deletes reference to: 205 ILCS 616/52 new Adds reference to: 205 ILCS:616/30

Amends the Electronic Fund Transfer Act. Replaces provisions concerning terminal owners other than financial institutions. Authorizes a person other than a financial institution or affiliate of a financial institution to establish or own a cash-dispensing terminal at which an interchange transaction may be performed, provided that the terminal does not accept deposits of funds to an account. Requires that a statement of establishment or ownership be filed with the Commissioner of Banks and Real Estate. Provides for civil penalties for failure to comply. Requires a network operating in this State to maintain a directory of cash-dispensing terminal locations and to file the directory with the Commissioner.

```
FISCAL NOTE, S-AMS 1 & 3 (Dpt. Financial Institutions)
```

There would be minimal, if any, fiscal impact on the Dept.

JUDICIAL NOTE

It is not possible to determine what impact the bill will have on the need to increase the number of judges in the state.

CORRECTIONAL NOTE

Correction population impact is 71 inmates; fiscal impact is \$14,594,800.

STATE MANDATES FISCAL NOTE (DCCA)

Fails to create a State mandate.

HOME RULE NOTE

SB 1044 does not preempt home rule authority.

NOTE(S) THAT MAY APPLY: Correctional

Feb 07 1997	First reading	Referred to Rules
Feb 18	Added as Chief Co-sponsor	BUTLER
Feb 19	•	Assigned to Financial Institutions
Feb 28		Postponed
Mar 06	Amendment No.01	FINANC. INST. S Adopted
		Recommnded do pass as amend
		008-000-000
	Placed Calndr, Second Read	ing
Mar 11	Filed with Secretary	
	Amendment No.02	GEO-KARIS
	Amendment referred	
Mar 12	Amendment No.02	GEO-KARIS
	Rules refers to	SFIC
Mar 13	Second Reading	
	Placed Calndr, Third Readi	ng
Mar 18	Amendment No.02	GEO-KARIS
		Held in committee
Mar 19	Filed with Secretary	
	Amendment No.03	GEO-KARIS
	Amendment referred to	to SRUL
	Amendment No.03	GEO-KARIS
	Rules refers to	SFIC
Mar 20	Amendment No.03	GEO-KARIS
		Be adopted
	Recalled to Second Reading	
	Amendment No.03	GEO-KARIS Adopted
	Placed Calndr, Third Readi	
	Third Reading - Passed 056	
	Tabled Pursuant to Rule5-4	
	Third Reading - Passed 056	5-000-001
Mar 21	Arrive House	
	Placed Calendr, First Readr	ng
Apr 11	Hse Sponsor BUGIELSKI	
	Liret conding	Deferred to Dules
	First reading	Referred to Rules
Apr 14	rust reading	Assigned to Financial Institutions
Apr 14 Apr 30	-	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000
	Placed Cal 2nd Rdg-Sht Dt	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot
	-	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER
	-	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER
	-	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested
	-	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER
	Placed Cal 2nd Rdg-Sht Dt	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested
Apr 30	-	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER
	Placed Cal 2nd Rdg-Sht Dt Cal Ord 2nd Rdg-Shr Dbt	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER
Apr 30	Placed Cal 2nd Rdg-Sht De Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed
Apr 30 May 06	Placed Cal 2nd Rdg-Sht Dt Cal Ord 2nd Rdg-Shr Dbt	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed CAPPARELLI
Apr 30	Placed Cal 2nd Rdg-Sht De Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn
Apr 30 May 06	Placed Cal 2nd Rdg-Sht De Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed CAPPARELLI St Mandate Fis Nte Req-Wdrn Corrct Note
Apr 30 May 06	Placed Cal 2nd Rdg-Sht De Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 of Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Corrct Note Reqst-WithdrawnDEUCHLER
Apr 30 May 06	Placed Cal 2nd Rdg-Sht De Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Correct Note Reqst-WithdrawnDEUCHLER Judicial Note Request
Apr 30 May 06	Placed Cal 2nd Rdg-Sht Dt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Corrct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER
Apr 30 May 06	Placed Cal 2nd Rdg-Sht Dt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor Second Reading-Short Deb	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Corrct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate
Apr 30  May 06  May 07	Placed Cal 2nd Rdg-Sht Dt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Corrct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate
Apr 30 May 06	Placed Cal 2nd Rdg-Sht Dt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor Second Reading-Short Deb	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Corrct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate obt Judicial Note Filed
Apr 30  May 06  May 07	Placed Cal 2nd Rdg-Sht Dt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor  Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed CAPPARELLI St Mandate Fis Nte Req-Wdrn Corrct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate obt Judicial Note Filed Correctional Note Filed Correctional Note Filed
Apr 30  May 06  May 07  May 08	Placed Cal 2nd Rdg-Sht Dt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor Second Reading-Short Deb	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed CAPPARELLI St Mandate Fis Nte Req-Wdrn Corrct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate obt Judicial Note Filed Correctional Note Filed Correctional Note Filed
Apr 30  May 06  May 07	Placed Cal 2nd Rdg-Sht Dt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor  Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Corret Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate Dbt Judicial Note Filed Correctional Note Filed Correctional Note Filed
Apr 30  May 06  May 07  May 08	Placed Cal 2nd Rdg-Sht Dt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor  Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Correct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate bbt Judicial Note Filed Correctional Note Filed t St Mandate Fis Note Filed
Apr 30  May 06  May 07  May 08	Placed Cal 2nd Rdg-Sht De Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 of Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Corrct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate Obt Judicial Note Filed Correctional Note Filed t St Mandate Fis Note Filed IN THE HOUSE. Home Rule Note Filed IN THE HOUSE.
Apr 30  May 06  May 07  May 08	Placed Cal 2nd Rdg-Sht Dt  Cal Ord 2nd Rdg-Shr Dbt  Cal Ord 2nd Rdg-Shr Dbt  Added As A Joint Sponsor  Second Reading-Short Deb  Pld Cal Ord 3rd Rdg-Sht D  Cal Ord 3rd Rdg-Short Dbi  3rd Rdg-Sht Dbt-Pass/Vot	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 of Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Corrct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate Obt Judicial Note Filed Correctional Note Filed t St Mandate Fis Note Filed IN THE HOUSE. Home Rule Note Filed IN THE HOUSE.
Apr 30  May 06  May 07  May 08	Placed Cal 2nd Rdg-Sht Dbt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor  Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D  Cal Ord 3rd Rdg-Short Dbt  3rd Rdg-Sht Dbt-Pass/Vot Passed both Houses	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 of Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Corrct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate Obt Judicial Note Filed Correctional Note Filed t St Mandate Fis Note Filed IN THE HOUSE. Home Rule Note Filed IN THE HOUSE.
Apr 30  May 06  May 07  May 08  May 12	Placed Cal 2nd Rdg-Sht Dbt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor  Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D  Cal Ord 3rd Rdg-Short Dbt  3rd Rdg-Sht Dbt-Pass/Vot Passed both Houses Sent to the Governor	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 of Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Corrct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate Obt Judicial Note Filed Correctional Note Filed t St Mandate Fis Note Filed IN THE HOUSE. Home Rule Note Filed IN THE HOUSE.
May 06 May 07 May 08 May 12 Jun 10 Jul 25	Placed Cal 2nd Rdg-Sht Dbt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor  Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D  Cal Ord 3rd Rdg-Short Dbt  3rd Rdg-Sht Dbt-Pass/Vot Passed both Houses Sent to the Governor Governor vetoed	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Correct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate bbt Judicial Note Filed Correctional Note Filed t St Mandate Fis Note Filed IN THE HOUSE. Home Rule Note Filed IN THE HOUSE. 116-000-001
May 06 May 07  May 08  May 12  Jun 10 Jul 25 Oct 16	Placed Cal 2nd Rdg-Sht Dbt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor  Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D  Cal Ord 3rd Rdg-Short Dbt  3rd Rdg-Sht Dbt-Pass/Vot Passed both Houses Sent to the Governor Governor vetoed Placed Calendar Total Veto	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Correct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate bbt Judicial Note Filed Correctional Note Filed t St Mandate Fis Note Filed IN THE HOUSE. Home Rule Note Filed IN THE HOUSE. 116-000-001
May 06 May 07 May 08 May 12 Jun 10 Jul 25	Placed Cal 2nd Rdg-Sht Dbt Cal Ord 2nd Rdg-Shr Dbt Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor  Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D  Cal Ord 3rd Rdg-Short Dbt  3rd Rdg-Sht Dbt-Pass/Vot Passed both Houses Sent to the Governor Governor vetoed	Assigned to Financial Institutions Do Pass/Short Debate Cal 027-000-000 ot Fiscal Note Requested DEUCHLER St Mandate Fis Nte ReqDEUCHLER Correctional Note Requested DEUCHLER Judicial Note Request DEUCHLER Fiscal Note Filed  CAPPARELLI St Mandate Fis Nte Req-Wdrn Correct Note Reqst-WithdrawnDEUCHLER Judicial Note Request WITHDRAWN-DEUCHLER ate bbt Judicial Note Filed Correctional Note Filed t St Mandate Fis Note Filed IN THE HOUSE. Home Rule Note Filed IN THE HOUSE. 116-000-001

648 SB-1045

#### SB-1045 GEO-KARIS.

New Act

30 ILCS 105/5.449 new

Creates the Financial Transaction Card Acceptance Act and amends the State Finance Act. Authorizes State agencies to accept payment by financial transaction card in accordance with rules adopted and agreements negotiated by the State Treasurer. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 Referred to Rules First reading

Feb 19 Assigned to Financial Institutions

Feb 28 Postponed

Mar 13 Recommended do pass 008-000-000

Placed Calndr, Second Reading Mar 14

Second Reading

Placed Calndr, Third Reading

May 07 Motion filed WEAVER - RE-REFER

FROM CAL. 3RD RDG. TO SENATE RULES.

May 08 Motion prevailed May 08 037-011-006 Re-referred to Rules

#### SB-1046 LAUZEN.

New Act

Creates the Silver-Haired Legislature. Provides that each member of the Senate and the House of Representatives shall appoint one person who is at least 60 years of age to serve in the Silver-Haired Legislature. Provides that members shall serve without compensation or reimbursement for expenses. Requires the President and the Minority Leader of the Senate and the Speaker and the Minority Leader of the House of Representatives each to appoint one member of the General Assembly to serve on the Silver-Haired Commission. Provides that the Commission shall have the responsibility for organizing the Silver-Haired Legislature. Provides that the Silver-Haired Legislature shall be bicameral and shall be structured after the General Assembly. Requires the members of the Silver-Haired Legislature to elect presiding officers on the first day that it convenes.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1047 BOWLES.

215 ILCS 5/356K from Ch. 73, par. 968K

Amends the Illinois Insurance Code. Requires certain or ganizations to respond to written requests concerning organ transplantation procedures within 90 calendar days.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Insurance & Pensions

Mar 11 Postponed

Committee Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1048 JONES - SYVERSON - PARKER - TROTTER.

215 ILCS 5/356t new 215 ILCS 5/370s new 215 ILCS 5/511.114 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. Requires coverage under those Acts to include diabetes self-management training and education. Effective immediately.

### SENATE AMENDMENT NO. 1.

Specifies supplies and equipment for diabetes management that are to be covered. Includes blood glucose monitors, infusion devices, and insulin. Deletes provisions requiring the Department of Public Health to develop training standards.

# SENATE AMENDMENT NO. 2.

Deletes reference to: 215 ILCS 5/356t new 215 ILCS 5/370s new 215 ILCS 5/511.114 new 215 ILCS 125/5-3 215 ILCS 130/3009 215 ILCS 105/10 Adds reference to: New Act

Replaces the title and everything after the enacting clause. Creates the Diabetes Self-Management Training and Education Act. Contains only a short title.

FISCAL NOTE (Dpt. of Insurance) SB1048 will have no fiscal impact.

FISCAL NOTE, S-AMS 1 & 2 (Dept. of Insurance)

No change from previous note.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: New Act Adds reference to: 215 ILCS 5/356t ne

215 ILCS 5/356t new 215 ILCS 5/370s new 215 ILCS 5/511.114 new

215 ILCS 125/5-3 215 ILCS 130/3009

from Ch. 111 1/2, par. 1411.2 from Ch. 73, par. 1503-9

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

Deletes everything. Reinserts provisions similar to those in the bill as amended by S-am 1 with some changes.

### HOUSE AMENDMENT NO. 2.

Deletes reference to: 215 ILCS 5/370s new 215 ILCS 5/511.114 new

Replaces the provisions amending the Insurance Code. Amends the Insurance Code by requiring coverage for the training, equipment, and supplies for the self-management of insulin-dependent diabetes, insulin-using diabetes, gestational diabetes, and non-insulin-using diabetes. Specifies the type of training required and sets forth the equipment and supplies to be covered. Effective January 1, 1998.

Feb 07 1997 First reading Referred to Rules

1000, 1777	1 Hot roughing	Referred to Rules
Feb 19		Assigned to Insurance & Pensions
Feb 28	Added as Chief Co-sponsor	SYVERSON
Mar 04	•	Postponed
Mar 11	Amendment No.01	INS & PENS. S Adopted
		Recommnded do pass as amend
		010-000-000
	Placed Calndr, Second Read	dng
Mar 18	Second Reading	
	Placed Calndr, Third Readi	ng
	Filed with Secretary	_
	Amendment No.02	JONES
	Amendment referred	to SRUL
	Amendment No.02	JONES
	Rules refers to	SINS
Mar 19	Amendment No.02	JONES
		Be adopted
	Recalled to Second Readin	g
	Amendment No.02	JONES Adopted
	Placed Calndr, Third Readi	ng .
Mar 20	Added as Chief Co-sponsor	
	Third Reading - Passed 05-	
Mar 21	Arrive House	
	Placed Calendr, First Read	ng
		·~o

Mar 24 Apr 08 Apr 09 Apr 14 Apr 25	Hse Sponsor LOPEZ First reading	Referred to Rules Assigned to Insurance Re-assigned to Consumer Fiscal Note Filed	
May 01		Committee Consumer Pro	
<b>M</b> ay 07	Added As A Joint Sponsor Added As A Joint Sponsor Added As A Joint Sponsor	ACEVEDO	tection
May 08	Amendment No.01	CONSUMER PROT H Do Pass Amend/Short De 009-001-000	Adopted bate
<b>May</b> 09	Placed Cal 2nd Rdg-Sht Di Second Reading-Short Deb	ot ate	
May 15	Pld Cal Ord 3rd Rdg-Sht I Rclld 2nd Rdng-Short Deb	Obt ate	
may 13	Amendment No.02 Amendment referred Amendment No.02	LOPEZ	
	TI II O I DI CI I DI	Be adopted	
<b>May</b> 16	Held 2nd Rdg-Short Debat Added As A Joint Sponsor Amendment No.02	BLACK LOPEZ	Adopted
<b>Ma</b> y 19	Pld Cal Ord 3rd Rdg-Sht I 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 01,	.118-000-000	
	Filed with Secretary	Mtn concur - House Ame	nd
	Motion referred to	SRUL	
May 30	Filed with Secretary	Mtn non-concur - Hse An	nend
May 31	S Noncocrs in H Amend. 0 Arrive House		ichd
	Placed Cal Order Non-con-	MTN REFUSE RECED	E-HSE
	H Refuses to Recede Amer	AMEND nd 01.02	
	H Requests Conference Co	mm İST	
	Hse Conference Comm Ap	ptd 1817LOPEZ, MAUTINO, HANNK CHURCHILL AND MOFFITT	J,
	Sen Accede Req Conf Corr Added as Chief Co-sponsor	ım 1ST	
SB-1049 TROTT	-	IKOIILK	
415 ILCS 5/4		11 1/2, par. 1004	
	ironmental Protection Ac		ges.
Feb 07 1997		Referred to Rules	
Feb 19 Feb 28		Assigned to Environment Postponed	
Mar 15		Committee Environment of Refer to Rules/Rul 3-9(a	
	N – PHILIP – LAUZEN –	•	•

# SB-1050 CRONIN – PHILIP – LAUZEN – FARLEY – GARCIA, GEO-KARIS AND VIVERITO.

110 ILCS 947/10 110 ILCS 947/35

Amends the Higher Education Student Assistance Act. Increases the maximum monetary award program grant for full-time undergraduate students to \$4,120 (from \$4,000) and for part-time undergraduate students to \$2,060 (from \$2,000). Also includes, within the definition of an institution of higher learning at which monetary award program grants may be used, a for-profit organization that meets specified degree and accreditation criteria in addition to other requirements that are applicable to public and private, not-for-profit institutions. Establishes a priority order to be followed in making grants, beginning in academic year 1997, to students at the for-profit organization. Effective July 1, 1997.

### SENATE AMENDMENT NO. 1.

Provides that the first-time freshmen and transfer students of qualified for-profit institutions who receive grants and those students whose grants are to be renewed must be otherwise "eligible". Deletes provisions requiring the Commission to adopt rules to provide for the prioritization of such grants.

NOTE(S) THAT MA	Y APPLY: Fiscal			
Feb 07 1997	First reading	Referred to Rules		
Feb 19	_	Assigned to Education		
Mar 05	Amendment No.01	EDUCATION S Adopted		
		Recommnded do pass as amend		
		007-000-001		
	Placed Calndr, Second Rea	dng		
Mar 11	Second Reading			
	Placed Calndr, Third Read			
Mar 13	Added as Chief Co-sponso	r PHILIP		
	Added as Chief Co-sponso	Added as Chief Co-sponsor LAUZEN		
	Added as Chief Co-sponso	r FARLEY		
	Added as Chief Co-sponso	r GARCIA		
	Added As A Co-sponsor G	EO-KARIS		
		Added As A Co-sponsor VIVERITO		
	Third Reading - Passed 04	7-006-000		
Mar 16	Arrive House			
	Placed Calendr, First Read	ng		
Mar 20	Hse Sponsor DANIELS			
	First reading	Referred to Rules		
Mar 21		Assigned to Higher Education		
Apr 07	Added As A Joint Sponsor BIGGINS			
Apr 09	Joint-Alt Sponsor Changed ERWIN			
	Added As A Joint Sponsor			
<b>M</b> ay 01		Do Pass/Short Debate Cal 012-002-001		
	Placed Cal 2nd Rdg-Sht D			
14 04	Joint-Alt Sponsor Change			
May 06	Second Reading-Short Del			
14 00	Pld Cal Ord 3rd Rdg-Sht Dbt			
May 08	3rd Rdg-Sht Dbt-Pass/Vo	1095-018-003		
<b>T</b> 0/	Passed both Houses			
Jun 06	Sent to the Governor			
Jul 17	Governor approved	F/5 /: 1 + 07 07 17		
	PUBLIC ACT 90-0122	Effective date 97-07-17		

### SB-1051 PARKER.

40 ILCS 5/1-118 new

Amends the General Provisions Article of the Illinois Pension Code. Provides that if an annuitant fails to comply with provisions of a domestic relations order requiring the annuitant to pay a portion of his or her retirement annuity to another party, the court may issue an order directing the retirement system to deduct a specific dollar amount from each retirement annuity payment and to issue a separate payment of the amount deducted to that other party. Provides that tax liability relating to the money paid to the alternate payee is the responsibility of the alternate payee. Also provides that as part of a domestic relations order directing a person to pay a portion of a retirement annuity to another party, the court may order the retirement system to delay payment of a refund of retirement contributions arising from termination of service until payment of the refund has been approved by the court. Effective one year after becoming law.

PENSION IMPACT NOTE

SB 1051 would create administrative costs but would not affect

the liabilities of any Fund or System.

NOTE(S) THAT MAY	APPLY: Fiscal
Feb 07 1997	First reading

Feb 07 1997	First reading	Referred to Rules
Feb 19		Assigned to Insurance & Pensions
Feb 26		To Subcommittee
Mar 05		Pension Note Filed
		Committee Insurance & Pensions
Mar 15		Refer to Rules/Rul 3-9(a)

SB-1052 **652** 

### SB-1052 PARKER, BOWLES, FAWELL, SMITH AND GEO-KARIS.

750 ILCS 5/505 from Ch. 40, par. 505

Amends the Illinois Marriage and Dissolution of Marriage Act to make a technical change to a provision concerning child support.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary

Mar 12 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 18 Second Reading

Placed Calndr, Third Reading

Mar 19 Re-referred to Rules
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL
Re-referred to Judici

Re-referred to Judiciary

# SB-1053 PARKER, BOWLES, FAWELL, SMITH AND GEO-KARIS.

750 ILCS 5/511.1 new

Amends the Illinois Marriage and Dissolution of Marriage Act by creating the Hidden Marital Assets Law, containing a short title only.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary

Mar 12 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 18 Second Reading

Placed Calndr, Third Reading

Mar 19 Re-referred to Rules
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL

Re-referred to Judiciary

#### SB-1054 PARKER, BOWLES, FAWELL, SMITH AND GEO-KARIS.

750 ILCS 5/504 from Ch. 40, par. 504

Amends the Illinois Marriage and Dissolution of Marriage Act to make a technical change to a provision concerning maintenance.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 12 Postponed
Committee Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

# SB-1055 PARKER, BOWLES, FAWELL, SMITH, GEO-KARIS.

750 ILCS 5/505.2 from Ch. 40, par. 505.2

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a stylistic change in provisions relating to health insurance.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

### SB-1056 PARKER, BOWLES, FAWELL, SMITH AND GEO-KARIS.

750 ILCS 60/101 from Ch. 40, par. 2311-1

Amends the Illinois Domestic Violence Act. Makes a stylistic change in the short title.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

# SB-1057 PARKER, BOWLES, FAWELL, SMITH AND GEO-KARIS.

740 ILCS 5/1 from Ch. 40, par. 1901 740 ILCS 50/4 from Ch. 40, par. 1954

Amends the Alienation of Affections Act. Adds a caption to a Section concerning public policy. Amends the Criminal Conversation Act. Makes a technical and stylistic change in a section relating to damages.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Judiciary
Mar 15 Refer to Rules/Rul 3-9(a)

653 SB-1058

#### SB-1058 PARKER, BOWLES, FAWELL, SMITH AND GEO-KARIS.

750 ILCS 5/513

from Ch. 40, par. 513

Amends provisions of the Illinois Marriage and Dissolution of Marriage Act. Makes a technical and stylistic change in a section relating to the court ordered provision of college and training expenses for non-minor children.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary

Mar 12 Recommended do pass 010-000-000

Placed Caindr, Second Reading Mar 18

Second Reading Placed Calndr, Third Reading

Mar 19 Re-referred to Rules May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL Re-referred to Judiciary

#### SB-1059 PARKER, BOWLES, FAWELL, SMITH AND GEO-KARIS.

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 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary

Mar 12 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 14

Second Reading Placed Calndr, Third Reading

Mar 18 Filed with Secretary

Amendment No.01 PARKER -BOWLES

Amendment referred to SRUL Calendar Order of 3rd Rdng 97-03-17

Mar 19 Re-referred to Rules

Tabled Pursuant to Rule5-4(A) SA 01 Committee Rules

#### SB-1060 GARCIA.

New Act 820 ILCS 5/1 820 ILCS 25/0.01 from Ch. 48, par. 2a from Ch. 48, par. 2b.9 820 ILCS 25/1.1 new 820 ILCS 25/Act title

Creates the Illinois Labor Equity Act. Prohibits the State, units of local government and school districts from entering into contracts with, making loans or grants to, surveying lands on behalf of, or purchasing the securities of any employer which has offered or granted the status of a permanent replacement employee to an individual for performing bargaining unit work for the employer during a labor dispute. Amends the Advertisement for Strike Workers Act. Changes the short title to the Advertisement for and Employment of Strike Workers Act. Provides that no public or educational employer may hire permanent replacements for employees lawfully striking under the Public Labor Relations Act or Educational Labor Relations Act. Provides that a court may grant injunctive relief to enforce those provisions. Amends the Labor Dispute Act to provide that it does not apply to injunctions issued by a court under the Advertisement for and Employment of Strike Workers Act.

Note(s) That May Apply: Fiscal Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Commerce & Industry Feb 27 Postponed Mar 05 Postponed

Mar 14 Held in committee

Committee Commerce & Industry Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1061 GARCIA.

35 ILCS 735/3-4

from Ch. 120, par. 2603-4

Amends the Uniform Penalty and Interest Act. Makes technical changes in the Section concerning the penalty for failure to file correct information returns.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Revenue
Mar 06 Postponed
Mar 13 Postponed
Committee Revenue
Mar 15 Refer to Rules/Rul 3-9(a)

**SB-1062 GARCIA.** 110 ILCS 305/9.5 new

Amends the University of Illinois Act. Requires the Board of Trustees of the University of Illinois to award 40 scholarships (for 2 years of undergraduate enrollment without payment of tuition and fees) to persons who have resided for a 2 year period preceding their application for a scholarship in the Lower West, South Lawndale, or Near West Side communities of Chicago. Requires the Board to promulgate regulations governing the application for and award of scholarships and for administration of the scholarship program. Effective immediately.

Note(s) That May Apply: Fiscal
Feb 07 1997 First reading
Feb 19 Assigned to Education
Mar 05 Postponed
Mar 12 Postponed
Committee Education
Refer to Rules
Referred to Rules
Assigned to Education
Postponed
Committee Education
Refer to Rules/Rul 3-9(a)

# SB-1063 GARCIA.

720 ILCS 5/Art. 24.6 heading new 720 ILCS 5/24.6-5 new 720 ILCS 5/24.6-10 new

Amends the Criminal Code of 1961. Provides that the Director of Public Health shall promulgate rules for the establishment of standards for testing and certifying graffiti-proof containers. Provides for the approval by the Director of Public Health of aerosol spray paint containers that are graffiti-proof. Provides that 6 months after approval by the Director of Public Health, it is unlawful to sell or furnish aerosol spray paint that is not contained in a graffiti-proof container. Establishes exemptions. Effective immediately.

Note(s) That May Apply: Fiscal
Feb 07 1997 First reading
Feb 19 Assigned to Commerce & Industry
Feb 27 Postponed
Mar 05 Postponed
Mar 14 Postponed
Committee Commerce & Industry
Refer to Rules/Rul 3-9(a)

#### SB-1064 GARCIA.

110 ILCS 305/7 from Ch. 144, par. 28

Amends the University of Illinois Act. Provides that persons who contract with the University of Illinois to acquire from the University and develop land and buildings which the University acquired by purchase, lease, or exercise of the power of eminent domain in an area located on or adjacent to the University's Chicago campus shall pay 1% of the equalized assessed value of the land or buildings to the University. Requires the University to retain those amounts in its own treasury in a separate account designated as the Relocation Assistance Account. Requires the University to develop and implement a relocation assistance plan for businesses and residential and other property owners displaced as a result of the University's acquisition and the development of the area in which the displaced businesses and residential and other property owners were located. Requires use of amounts in the Relocation Assistance Account solely to implement the relocation plan, under which substitute property within one mile of the displacement area may be acquired by the Board of Trustees for the benefit of the displaced businesses and property owners. Effective immediately.

Note(s) That May Apply: Fiscal Feb 07 1997 First reading

```
Feb 19
                                                        Assigned to Executive
       Feb 28
                                                        To Subcommittee
                                                        Committee Executive
       Mar 15
                                                        Refer to Rules/Rul 3-9(a)
SB-1065
               GARCIA.
  805 ILCS 5/2.10
                                           from Ch. 32, par. 2.10
  805 ILCS 5/2.15
820 ILCS 305/1
                                           from Ch. 32, par. 2.15
                                           from Ch. 48, par. 138.1
  820 ILCS 305/3a new
  820 ILCS 305/4
                                           from Ch. 48, par. 138.4
  820 ILCS 305/4a-10 new
  820 ILCS 305/5
                                           from Ch. 48, par. 138.5
  820 ILCS 305/6
                                           from Ch. 48, par. 138.6
  820 ILCS 305/7
                                           from Ch. 48, par. 138.7
  820 ILCS 305/8
820 ILCS 305/8 a new
820 ILCS 305/8a new
820 ILCS 305/8c new
820 ILCS 305/8d new
820 ILCS 305/10
820 ILCS 305/16
                                           from Ch. 48, par. 138.8
                                           from Ch. 48, par. 138.10
                                           from Ch. 48, par. 138.16
  820 ILCS 305/16b new
  820 ILCS 305/16c new
  820 ILCS 305/16d new
  820 ILCS 305/16e new
  820 ILCS 305/16f new
  820 ILCS 305/19
                                           from Ch. 48, par. 138.19
                                           from Ch. 48, par. 172.36
  820 ILCS 310/1
  820 ILCS 310/4
                                           from Ch. 48, par. 172.39
  820 ILCS 310/4c new
820 ILCS 310/6
820 ILCS 310/7
                                           from Ch. 48, par. 172.41
                                           from Ch. 48, par. 172.42
  820 ILCS 310/8
820 ILCS 310/16b new
820 ILCS 310/16c new
                                           from Ch. 48, par. 172.43
  820 ILCS 310/16d new
  820 ILCS 310/16e new
  820 ILCS 310/16f new
  820 ILCS 310/19
                                           from Ch. 48, par. 172.54
```

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Creates the State Compensation Insurance Fund as an independent public corporation to insure employers against liabilities for certain injuries and occupational diseases for which their employees may be entitled to benefits. Provides full coverage under the Workers' Compensation Act for Chicago firefighters. Adds provisions regarding: limits on charges by health care providers; resolution of disputes concerning those charges; disclosure of provider self-referral; limits on collection efforts by providers; and fees for medical records. Makes numerous changes in relation to compensation levels, limitations on claims, liability of parties, penalties for failure to comply with the Acts, presumptions relating to certain injuries and diseases, obligations of workers' compensation insurers, and other matters. Amends the Business Corporation Act to require corporations to submit proof of workers' compensation coverage to the Secretary of State.

```
NOTE(S) THAT MAY APPLY: Fiscal
Feb 07 1997 First reading
Feb 19 Assigned to Commerce & Industry
Feb 27 To Subcommittee
Committee Commerce & Industry
Mar 15 Refer to Rules/Rul 3-9(a)
```

### SB-1066 DELEO - CULLERTON.

215 ILCS 5/388a from Ch. 73, par. 1000

Amends the Illinois Insurance Code. Allows a group vehicle insurance policy to be issued to a limited liability company.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Insurance & Pensions

Mar 04 Postponed Mar 10 Added as Chief Co-sponsor CULLERTON Mar 11 Held in committee

Committee Insurance & Pensions

Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-1067 BERMAN.

720 ILCS 675/1

from Ch. 23, par. 2357

Amends the Sale of Tobacco to Minors Act. Adds a caption to a Section concerning sale of tobacco to a minor.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 To Subcommittee Mar 06 To Subcommittee Committee Executive Refer to Rules/Rul 3-9(a) Mar 15

May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL

Re-referred to Executive

#### SR-1068 CLAYBORNE.

15 ILCS 335/14B

from Ch. 124, par. 34B

Amends the Illinois Identification Card Act. Provides that, if the individual producing an identification card has been in business for more than 10 years, the card shall be no smaller than 2 11/16 inches by 1 11/16 inches.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1069 DONAHUE.

305 ILCS 5/4-5

from Ch. 23, par. 4-5

Amends the Illinois Public Aid Code. Makes a technical change in provisions regarding entitlement to aid.

Feb 07 1997 First reading Referred to Rules Assigned to Public Health & Welfare Feb 19 Mar 04 To Subcommittee

Committee Public Health & Welfare

Refer to Rules/Rul 3-9(a)

#### SB-1070 WATSON - BERMAN.

105 ILCS 5/14-8.05

Mar 15

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.

# SENATE AMENDMENT NO. 1.

Adds provisions that require a school board, at the annual IEP review, to explain the local policies and procedures, furnish a copy of those local policies to parents and guardians, and make available, upon request, a copy of the local procedures.

FISCAL NOTE (State Bd. of Ed.)

There is no cost impact on the State Board of Education. STATE MANDATES FISCAL NOTE (State Bd. of Ed.)

No change from SBE fiscal note.

FISCAL NOTE, REVISED (State Bd. of Ed.)

There is no change from previous fiscal note.

STATE MANDATES FISCAL NOTE, REVISED (State Bd. of Ed.)

No change from previous State mandates fiscal note.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education Feb 27 Held in committee

Mar 12 Amendment No.01 EDUCATION Adopted

Recommnded do pass as amend

010-000-000

Placed Calndr, Second Reading Added as Chief Co-sponsor BERMAN

Mar 13	Second Reading	
Man 20	Placed Calndr, Third Reading Third Reading, Pagend 056, 000, 000	
Mar 20	Third Reading - Passed 056-000-000	
Mar 21	Arrive House	
	Hse Sponsor BLACK	
	First reading	Referred to Rules
Apr 08		Assigned to Elementary & Secondary
•		Education
		Fiscal Note Filed
		St Mandate Fis Note Filed
		Committee Elementary & Secondary
		Education & Secondary
M 01		
<b>M</b> ay 01		Do Pass/Short Debate Cal 021-000-000
	Placed Cal 2nd Rdg-Sht D	
May 05		Fiscal Note Filed
		St Mandate Fis Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
May 06	Second Reading-Short Debate	
	Pld Cal Ord 3rd Rdg-Sht I	
May 08	3rd Rdg-Sht Dbt-Pass/Vot	
Way 00		.11/-000-000
T 06	Passed both Houses	
Jun 06	Sent to the Governor	
Jul 03	Governor approved	
	PUBLIC ACT 90-0063	Effective date 97-07-03

#### SB-1071 WATSON.

20 ILCS 4010/2004 from Ch. 91 1/2, par. 1954

Amends the Illinois Planning Council on Developmental Disabilities Law. Requires Senate advice and consent of the Governor's appointments to the Council. Requires that, beginning with terms beginning January 1998, the 8 voting Council members representing local agencies, nongovernmental agencies, and service groups shall include a school superintendent, a special education director, and a private special education facility director. Effective immediately.

FISCAL NOTE (Developmental Disabilities Planning Council)

```
SB1071 will result in a loss of $4,561.5 million in federal
funds for FY98 and subsequent fiscal years.
FISCAL NOTE, CORRECTED (Dev. Dis. Planning Council)
SB1071 will result in a loss of $4,561.5 thousand in federal
funds for FY98 and subsequent fiscal years.
Feb 07 1997
             First reading
                                          Referred to Rules
Feb 18
                                          Fiscal Note Filed
Feb 19
                                          Assigned to Executive Appointments
Feb 28
                                          Re-referred to Rules
                                          Assigned to Education
Mar 10
                                          Fiscal Note Filed
Mar 12
                                          Postponed
                                          Committee Education
Mar 15
                                          Refer to Rules/Rul 3-9(a)
```

### SB-1072 BERMAN.

105 ILCS 5/14-8.01 from Ch. 122, par. 14-8.01

Amends the School Code. Beginning with fiscal year 1998, limits the amount of total IDEA Part B discretionary funds available to the State Board of Education and the manner in which those federal moneys may be used. Effective immediately.

STATE DEBT IMPACT NOTE, ENGRÖSSEĎ SB1072, engrossed, would not impact the level of State debt. STATE MANDATES FISCAL NOTE (State Bd. of Ed.) In FY98 the proposed federal increase is up by \$35 million, for a total grant award of about \$138 million. This would mean a significant and unprecedented increase for school districts even without the proposed formula. FISCAL NOTE (State Bd. of Ed.)

FISCAL NOTE (State Bd. of Ed.) No change from SBE mandates note.

# GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends replacing a provision that, for FY98 and subsequent fiscal years, limits the aggregate IDEA Part B discretionary funds received by the State Board

of Education in each such fiscal year to the amount of FY97 expenditures made by the Board from those discretionary funds with a provision limiting the Board's IDEA Part B discretionary funds for post-1997 fiscal years to the amount of IDEA Part B discretionary funds available to the Board for FY97, excluding carryover funds from prior fiscal years, increased by 3% for FY98 and by an additional 3% for each succeeding fiscal year.

```
NOTE(S) THAT MAY APPLY: Fiscal
    Feb 07 1997
                  First reading
                                            Referred to Rules
    Feb 19
                                            Assigned to Education
    Feb 27
                                            Held in committee
    Mar 12
                                            Recommended do pass 010-000-000
                  Placed Caindr. Second Reading
    Mar 19
                  Second Reading
                  Placed Calndr, Third Reading
    Mar 20
                  Third Reading - Passed 057-000-000
    Mar 21
                   Arrive House
                  Hse Sponsor PHELPS
                  First reading
                                            Referred to Rules
    Apr 08
                                            Assigned to Elementary & Secondary
                                              Education
    Apr 30
                  Added As A Joint Sponsor GILES
                  Joint-Alt Sponsor Changed JOHNSON, TOM
                  Added As A Joint Sponsor MITCHELL
                                            Fiscal Note Requested BLACK
                                            St Mandate Fis Nte ReqBLACK
                                            Committee Elementary & Secondary
                                              Education
                                            Do Pass/Short Debate Cal 021-000-000
    May 01
                  Placed Cal 2nd Rdg-Sht Dbt
                  Added As A Joint Sponsor DAVIS, MONIQUE
    May 06
                                            State Debt Note Filed AS
                                              ENGROSSED
                                            Fiscal Note Filed
                                            St Mandate Fis Note Filed
                  Cal Ord 2nd Rdg-Shr Dbt
    May 07
                  Second Reading-Short Debate
                  Pld Cal Ord 3rd Rdg-Sht Dbt
    May 08
                  3rd Rdg-Sht Dbt-Pass/Vot116-000-000
                  Passed both Houses
                  Sent to the Governor
    Jun 06
    Jul 31
                  Governor amendatory veto
    Oct 16
                  Placed Cal. Amendatory Veto
                   Mtn fild accept amend veto BERMAN
                  Accept Amnd Veto-Sen Pass 059-000-000
    Oct 28
    Oct 30
                   Arrive House
                   Placed Cal. Amendatory Veto
    Oct 31
                   Mtn fild accept amend veto #1/PHELPS
                        Motion referred to
                                              HRUL
                  Placed Cal. Amendatory Veto
    Nov 12
                                            App For Consider - Complace
                                            3/5 vote required
                   Accept Amnd Veto-House Pass 114-000-000
                   Bth House Accept Amend Veto
    Nov 26
                   Return to Gov-Certification
    Dec 01
                  Governor certifies changes
                     PUBLIC ACT 90-0547 Effective date 97-12-01
          JACOBS - WATSON.
```

# SB-1073

225 ILCS 75/3 from Ch. 111, par. 3703

Amends the Illinois Occupational Therapy Practice Act. Increases to one year (from 6 months) the length of authorized occupational therapy practice by a license applicant who has not yet passed (nor failed) the examination required for licensure, but is otherwise qualified for licensure. Effective immediately.

FISCAL NOTE (Dept. of Professional Reg.) SB1073 has no measurable fiscal impact. STATE MANDATES FISCAL NOTE (DCCA) SB1073, engrossed, fails to create a State mandate.

HOME RULE NOTE

SB1073, engrossed, is not expected to have an impact.

FISCAL NOTE, AMENDED (Dept. of Professional Reg.) SB 1073, amended has no measurable fiscal impact.

### HOUSE AMENDMENT NO. 1.

Replaces the change proposed by the bill as introduced with provisions requiring the Department, under specified circumstances, to extend the 6 month period for the practice of occupational therapy by a license applicant who has neither passed nor failed the examination required for licensure.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Licensed Activities Mar 05 Recommended do pass 007-000-000 Placed Caindr, Second Reading Mar 11 Second Reading Placed Calndr, Third Reading Third Reading - Passed 056-000-000 Mar 13 Mar 14 Arrive House Placed Calendr, First Reading Hse Sponsor SMITH, MICHAEL Apr 08 First reading Referred to Rules Assigned to Registration & Regulation Apr 09 Apr 16 Fiscal Note Filed Committee Registration & Regulation Apr 23 St Mandate Fis Note Filed Home Rule Note Filed Committee Registration & Regulation Apr 25 Added As A Joint Sponsor SAVIANO May 08 Amendment No.01 REGIS REGULAT H Adopted Do Pass Amend/Short Debate 024-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested AS AMENDED/BLACK St Mandate Fis Nte RegAS AMENDED/BLACK Cal Ord 2nd Rdg-Shr Dbt May 12 Fiscal Note Filed St Mandate Fis Nte Req-Wdrn Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt 3rd Rdg-Sht Dbt-Pass/Vot117-000-000 May 13 May 14 Sec. Desk Concurrence 01 Filed with Secretary Mtn concur - House Amend

> Be adopted Mtn concur - House Amend

Motion referred to

Rules refers to

SRUL

SLIC

Mtn concur - House Amend

Mtn concur - House Amend

S Concurs in H Amend. 01/058-000-000

Passed both Houses Sent to the Governor Governor approved

PUBLIC ACT 90-0427 Effective date 97-08-15

#### SR-1074 DILLARD - LAUZEN - PARKER.

20 ILCS 700/1001

May 20

Jun 18

Aug 15

from Ch. 127, par. 3701-1

Amends the Technology Advancement and Development Act concerning the short title. Makes a technical change.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Commerce & Industry Mar 14 Recommended do pass 009-000-000

Placed Calndr, Second Reading

Second Reading Mar 18

Placed Calndr, Third Reading

Mar 19 Added as Chief Co-sponsor PARKER

Third Reading - Passed 055-000-000

Arrive House

Placed Calendr, First Reading

Mar 21 Hse Sponsor MEYER

First reading Referred to Rules

Apr 08 Assigned to Labor & Commerce May 08 Re-Refer Rules/Rul 9(B)

#### SB-1075 SEVERNS - FARLEY - JACOBS.

35 ILCS 200/15-175

Amends the Property Tax Code. Deletes current provisions concerning the application and approval process for the homestead exemption. Provides that if, in counties with fewer than 3,000,000 inhabitants, based on the most recent assessment, the equalized assessed value of the homestead property for the current assessment year is greater than the equalized assessed value of the property for 1977, the owner of the property shall automatically receive the exemption in the amount of the increase over the 1977 assessment up to the maximum amount allowed.

FISCAL NOTE (Dept. of Revenue)

SB 1075 has no direct fiscal impact on this Dept. STATE MANDATES FISCAL NOTE (DCCA)

SB1075 fails to create a State mandate.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Revenue

Mar 06 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Mar 13 Second Reading

Placed Calndr, Third Reading Mar 17 Added as Chief Co-sponsor FARLEY

Added as Chief Co-sponsor JACOBS Third Reading - Passed 057-000-000

Mar 18 Arrive House Placed Calendr, First Reading

Hse Sponsor BRUNSVOLD

First reading Referred to Rules

Mar 21 Assigned to Revenue

Do Pass/Short Debate Cal 011-000-000 May 08

> Fiscal Note Requested MOORE, ANDREA St Mandate Fis Nte ReqMOORE, ANDREA

Cal Ord 2nd Rdg-Shr Dbt

Placed Cal 2nd Rdg-Sht Dbt

May 12 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt May 13 Second Reading-Short Debate

Held 2nd Rdg-Short Debate St Mandate Fis Note Filed May 15

Held 2nd Rdg-Short Debate May 16 Added As A Joint Sponsor BOLAND Added As A Joint Sponsor HOLBROOK Pld Cal Ord 3rd Rdg-Sht Dbt

3rd Rdg-Sht Dbt-Pass/Vot116-000-000

Passed both Houses Sent to the Governor Aug 10

Governor approved PUBLIC ACT 90-0368 Effective date 98-01-01

#### SB-1076 SEVERNS.

Jun 13

New Act

Creates the Mortgage Insurance Limitation and Notification Act. Prohibits mortgagees from requiring mortgage insurance after the mortgagor has reduced the amount of the loan to 80% of the original amount of the loan. Effective January 1, 1998.

#### SENATE AMENDMENT NO. 1.

Replaces the substance of the bill. Requires mortgagees to notify mortgagors of the cost of private mortgage insurance, the conditions under the insurance may be

cancelled, and the procedures required to effect a cancellation. Effective January 1, 1998.

## HOUSE AMENDMENT NO. 1.

Revises the disclosure requirements. Requires mortgagees to disclose in writing whether mortgage insurance is required and to disclose the terms and conditions. Requires an annual notification concerning the procedures to terminate mortgage insurance. Provides that compliance with federal law concerning private mortgage insurance shall be deemed compliance with this Act. Effective July 1, 1998.

### HOUSE AMENDMENT NO. 2.

Provides that a mortgagee may modify its cancellation policy applicable to a particular mortgage loan only upon the written approval of the mortgagor.

FISCAL NOTE, H-AMS 1 & 2 (Dept. of Financial Inst.) SB 1076, amended by H-ams 1 & 2 would have no fiscal impact. HOUSING AFFORDABILITY NOTE, AMENDED This bill will have no direct impact on the cost of constructing, purchasing, owning or selling a single family residence. NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Financial Institutions Feb 28 Postponed Mar 06 Amendment No.01 FINANC. INST. S Adopted Recommnded do pass as amend 008-000-000 Placed Calndr, Second Reading Mar 17 Second Reading Placed Calndr, Third Reading Mar 18 Third Reading - Passed 054-000-001 Arrive House Placed Calendr, First Reading Mar 20 Hse Sponsor BUGIELSKI First reading Referred to Rules Mar 21 Assigned to Financial Institutions Apr 22 Added As A Joint Sponsor MCKEON May 06 Joint-Alt Sponsor Changed CAPPARELLI Added As A Joint Sponsor SAVIANO Added As A Joint Sponsor MCAULIFFE Amendment No.01 May 07 FIN INSTIT Adopted Amendment No.02 FIN INSTIT Н Adopted Do Pass Amend/Short Debate 027-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested DEUCHLER Housing Aford Note RequDEUCHLER Cal Ord 2nd Rdg-Shr Dbt May 12 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt May 13 Housing Aford Note RequWITHDRAWN/DEUCHLER BUGÍELSKI Amendment No.03 Amendment referred to HRUL Second Reading-Short Debate Held 2nd Rdg-Short Debate Housing Aford Note Filed May 14 BUGIELSKI Amendment No.03 **HFIN** Rules refers to Held 2nd Rdg-Short Debate BUGIELSKI May 15 Amendment No.03 Be adopted Adopted Amendment No.03 BUGIELSKI Fiscal Note Requested AS AMEND.-03/BLACK Mtn Prevail -Table Amend No 03 Pld Cal Ord 3rd Rdg-Sht Dbt 3rd Rdg-Sht Dbt-Pass/Vot118-000-000 May 16

Sec. Desk Concurrence 01,02

Motion referred to

Mtn concur - House Amend

SRUL

Filed with Secretary

May 19

Mar 15

Mtn concur - House Amend May 20 Rules refers to SFIC May 21 Mtn concur - House Amend Be adopted Mtn concur - House Amend S Concurs in H Amend. 01,02/057-000-001 Passed both Houses Jun 19 Sent to the Governor Aug 16 Governor approved PUBLIC ACT 90-0455 Effective date 98-07-01 SB-1077 DELEO. 305 ILCS 5/5-5.12 from Ch. 23, par. 5-5.12 Amends the Medical Assistance Article of the Illinois Public Aid Code. Makes a technical change in provisions regarding payments by the Department of Public Aid to pharmacies. Feb 07 1997 Referred to Rules First reading Feb 19 Assigned to Public Health & Welfare Mar 04 To Subcommittee Committee Public Health & Welfare Mar 15 Refer to Rules/Rul 3-9(a) SB-1078 DELEO. 215 ILCS 125/2-3.1 from Ch. 111 1/2, par. 1405.1 Amends the Health Maintenance Organization Act. Adds a caption and makes technical changes to a Section concerning the dispensing of drugs. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a) SB-1079 DELEO. 215 ILCS 125/1-1 from Ch. 111 1/2, par. 1401 Amends the Health Maintenance Organization Act. Makes stylistic and technical changes to the short title. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Insurance & Pensions Mar 15 Refer to Rules/Rul 3-9(a) SB-1080 JACOBS - SIEBEN - RADOGNO, FARLEY, HENDON, GARCIA AND OB-AMA. Creates the Illinois Jobs Training Program Act. Contains only a short title provision. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Commerce & Industry Feb 27 Postponed Feb 28 Added as Chief Co-sponsor SIEBEN Mar 05 Postponed Mar 12 Added as Chief Co-sponsor RADOGNO Added As A Co-sponsor FARLEY Added As A Co-sponsor HENDON Added As A Co-sponsor GARCIA Mar 14 To Subcommittee Committee Commerce & Industry Mar 15 Refer to Rules/Rul 3-9(a) Mar 20 Added As A Co-sponsor OBAMA SB-1081 DELEO. 705 ILCS 105/6 from Ch. 25, par. 6 Amends the Clerks of Courts Act. Makes a stylistic change in provisions regarding the hours of the clerks of courts. Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Mar 05 Postponed Mar 12 Postponed

Committee Judiciary

Refer to Rules/Rul 3-9(a)

**663** SB-1082

Referred to Rules

```
SB-1082 DEL VALLE. 30 ILCS 115/13.2 new
```

220 ILCS 5/16-175 new 30 ILCS 105/6z-42 new

NOTE(s) THAT MAY APPLY: Fiscal Feb 07 1997 First reading

Amends the State Revenue Sharing Act to require the Department of Revenue to conduct a regional tax-base sharing study. Effective immediately.

```
Feb 19
                                             Assigned to Revenue
      Mar 06
                                             To Subcommittee
                                             Committee Revenue
                                             Refer to Rules/Rul 3-9(a)
      Mar 15
SB-1083
            DEL VALLE - TROTTER - BERMAN.
                                  from Ch. 111 2/3, par. 3-105
  220 ILCS 5/3-105
  220 ILCS 5/5-105
                                  from Ch. 111 2/3, par. 5-105
  220 ILCS 5/Art. XVI heading new
  220 ILCS 5/16-100 new
  220 ILCS 5/16-101 new
  220 ILCS 5/16-102 new
  220 ILCS 5/16-105 new
  220 ILCS 5/16-107 new
  220 ILCS 5/16-110 new
  220 ILCS 5/16-115 new
  220 ILCS 5/16-120 new
  220 ILCS 5/16-125 new
  220 ILCS 5/16-130 new
  220 ILCS 5/16-135 new
  220 ILCS 5/16-140 new
  220 ILCS 5/16-141 new
  220 ILCS 5/16-145 new
  220 ILCS 5/16-150 new
  220 ILCS 5/16-151
  220 ILCS 5/16-155 new
  220 ILCS 5/16-160 new
  220 ILCS 5/16-165 new
  220 ILCS 5/16-170 new
```

Amends the Public Utilities Act. Creates the Competitive Electric Generation Law. Establishes the parameters for competition in the production and sale of electricity. Requires utilities to restructure to separate generation operations from other company operations. Requires utilities to provide wholesale electricity and energy efficiency programs. Creates a Universal Service Fund to provide service to low-income customers. Provides for recovery of certain uneconomic costs by utilities. Authorizes the Commission to regulate power marketers. Creates a Ratepayer Equity Fund into which utilities must pay company stock in the amount of the uneconomic costs recovered. Requires the State Treasurer to manage the Fund to maximize returns to ratepayers. Effective June 1, 1997.

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

```
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Environment & Energy
Feb 28 To Subcommittee
Committee Environment & Energy
Added as Chief Co-sponsor TROTTER
Mar 11 Added as Chief Co-sponsor BERMAN
Mar 15 Refer to Rules/Rul 3-9(a)
```

### SB-1084 DEL VALLE – SMITH – HENDON.

New Act

Creates the Assistive Technology Evaluation and Training Centers Act. Contains a short title only.

### SENATE AMENDMENT NO. 1.

Provides that the Department of Human Services shall establish one or more Assistive Technology Evaluation and Training Centers, the first one being in a strategic downstate location, no later than July 1, 1998. Provides that the Centers shall be

operated by not-for-profit organizations and funded through contractual arrangements with the Department. Provides that the Centers shall offer specified services to persons with disabilities regarding assistive technology. Provides that the Centers shall have on hand a broad array of assistive technology to conduct appropriate comprehensive evaluations, to facilitate consumer, family, and professional training, and to offer consumers opportunities for usage at the Centers or in appropriate community settings.

FISCAL NOTE, AMENDED (Dpt. Rehabilitation Services) Each assistive technology center would cost approximately \$1.5 million GRF annually.

### SENATE AMENDMENT NO. 2.

Defines "assistive technology". Provides that establishment of the Centers shall be subject to appropriation. Provides that the location of the Centers shall be determined by the Department of Human Services. Provides that the Centers shall be operated by the Department or by not-for-profit organizations.

STATE MANDATES FISCAL NOTE (DCCA)

SB1084 fails to create a State mandate.

FISCAL NOTE (Dpt. Rehabilitation Services)

No change from previous fiscal note.

# HOUSE AMENDMENT NO. 1.

HOUSE AMEN	DMENT NO. 1.		
Provides that the	Centers may be operated	"in collaboration with ot	her entities".
Feb 07 1997	First reading	Referred to Rules	
Feb 19	-	Assigned to Licensed Activ	vities
Mar 12	Amendment No.01	LICENSED ACT. S	Adopted
		Recommnded do pass as a	
		005-001-003	
	Placed Calndr, Second Read	ing	
Mar 13		Fiscal Note Requested AS	AMENDED
		-BURZYNSKI	
	Filed with Secretary		
	Amendment No.02	DEL VALLE	
	Amendment referred t		
Mar 14	Amendment No.02	DEL VALLE	
	Rules refers to	SLIC	
<b>M</b> ar 18		Fiscal Note Filed	
Mar 19	Amendment No.02	DEL VALLE	
		Be adopted	
	Second Reading		
	Amendment No.02	DEL VALLE	Adopted
	Placed Calndr, Third Reading		
Mar 20	Added as Chief Co-sponsor		
	Third Reading - Passed 053	-000-001	
Mar 21	Arrive House		
	Placed Calendr, First Readn	ıg	
Apr 03	Hse Sponsor MCGUIRE	B. C. L. B.	
Apr 08	First reading	Referred to Rules	
Apr 09		Assigned to Human Service	
May 01	D14 C-1 2-4 D4- Cht D1	Do Pass/Short Debate Ca	1009-000-000
May 02	Placed Cal 2nd Rdg-Sht Db		CIVIIC
May 02	Col Ord and Ddg Cha Dht	Fiscal Note Requested ZI	CKUS
May 06	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note File	4
May 00		Fiscal Note Filed	
	Amendment No.01	MCGUIRE	
	Amendment referred t		
	Cal Ord 2nd Rdg-Shr Dbt	o mee	
May 07	Second Reading-Short Deb	ate	
maj or	Pld Cal Ord 3rd Rdg-Sht D		
	Added As A Joint Sponsor		
May 08	Relld 2nd Rdng-Short Deba		
, 00	Amendment No.01	MCGUIRE	
		Be adopted	
	Held 2nd Rdg-Short Debate		
May 09	Amendment No.01	MCGUIRE	Adopted
•	Pld Cal Ord 3rd Rdg-Sht D	bt	•
	·		

May 12	3rd Rdg-Sht Dbt-Pass/Vo	t116-000-000
May 13	Sec. Desk Concurrence 01	
-	Filed with Secretary	
	·	Mtn concur - House Amend
	Motion referred to	SRUL
May 14	Added as Chief Co-sponsor	HENDON
		Mtn concur - House Amend
	Rules refers to	SLIC
May 20		Mtn concur - House Amend
		Be adopted
		Mtn concur - House Amend
	S Concurs in H Amend. 01	/058-000-000
	Passed both Houses	
Jun 18	Sent to the Governor	
Aug 15	Governor approved	
	PUBLIC ACT 90-0428	Effective date 98-01-01
1005 CEV	EDNC	

#### SB-1085 SEVERNS.

625 ILCS 5/6-107	from Ch. 95 1/2, par. 6-107
625 ILCS 5/6-108	from Ch. 95 1/2, par. 6-108
625 ILCS 5/6-201	from Ch. 95 1/2, par. 6-201
105 ILCS 5/26-3a	from Ch. 122, par. 26-3a

Amends the Illinois Vehicle Code and the School Code. Beginning January 1, 1998 and continuing until January 1, 2003, provides, with certain exceptions, for the cancellation of or refusal to issue a driver's license for failure of an unmarried person under 18 years of age to maintain school attendance. Effective January 1, 1997.

Feb 07 1997	First reading	Referred to Rules
Feb 19		Assigned to Transportation
Mar 05		Postponed
Mar 12		To Subcommittee
		Committee Transportation
Mar 15		Refer to Rules/Rul 3-9(a)

# SB-1086 SEVERNS.

720 ILCS 5/32-13

Amends the Criminal Code of 1961. Makes a grammatical change in the Section defining the offense of unlawful clouding of title.

Feb 07 1997 Feb 19	First reading	Referred to Rules Assigned to Judiciary
Mar 12		Postponed
Mar 15		Committee Judiciary Refer to Rules/Rul 3-9(a)

#### SB-1087 SEVERNS.

```
10 ILCS 5/9-1.14 new
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 and whether that person has had a contract with a State agency in the last 24 months shall be reported. Defines "State agency". Effective immediately.

be reported. I	Defines "State agency	y". Effective immediately.
Feb 07 1997	First reading	Referred to Rules
Feb 19	_	Assigned to Local Government &
		Elections
Mar 05		To Subcommittee
		Committee Local Government &
		Elections

Mar 15 Refer to Rules/Rul 3-9(a)

### SB-1088 SEVERNS AND DILLARD.

New Act

Creates the State Debtor Act. Requires State agencies to refuse to issue or renew licenses of individuals or entities who owe an obligation or debt of \$1,000 or more to the State. Provides that the Attorney General shall compile lists of persons owing certain debts to the State and send those lists to certain State agencies. Those agen-

cies shall deny the issuance or renewal of licenses to persons on the list. Persons denied licenses or renewal of licenses shall be given an opportunity to contest the denial or enter into a repayment plan that satisfies the requirements of the Act. Requires the Attorney General to ensure compliance with the Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Executive Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a) Mar 20 Added As A Co-sponsor DILLARD

#### SB-1089 SEVERNS.

35 ILCS 5/204 from Ch. 120, par. 2-204

Amends the Illinois Income Tax Act. Provides that the basic amount for individual taxpayers, the additional amount for individuals, and the amounts of the additional exemptions for taxpayers or taxpayer's spouses who are 65 years of age or older or are blind shall be subject to annual adjustments equal to the percentage of increase in the previous calendar year in the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor. Requires those amounts to be increased at the same percentage as an increase in the amount of the income tax. Exempts the increases in the exemptions from the sunset provisions in the Act.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Revenue Mar 06 Postponed Committee Revenue Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1090 SEVERNS.

New Act

Creates the Economic Development Reassessment Act. Establishes the Illinois Legislative Economic Reassessment Coalition. Requires the Coalition to evaluate the State's economic development assistance programs and report to the General Assembly by December 31, 1998. Sunsets the Coalition on December 31, 1998.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to State Government Operations Mar 13 Held in committee Committee State Government Operations Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1091 SEVERNS.

230 ILCS 10/12 from Ch. 120, par. 2412

Amends the Riverboat Gambling Act to delete provisions allowing riverboat licensees to issue tax-free passes.

Feb 07 1997 First reading Referred to Rules Assigned to Executive Feb 19 Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1092 SEVERNS.

Amends the Illinois Income Tax Act by allowing retailers to claim the dependent care assistance program tax credit.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Revenue Mar 06 Postponed Committee Revenue

667

Mar 15

Refer to Rules/Rul 3-9(a)

#### SB-1093 SEVERNS.

30 ILCS 105/14a

from Ch. 127, par. 150a

Amends the State Finance Act. Prohibits State officers and employees who begin service after the effective date of this amendatory Act from receiving payment or credit for accrued vacation, overtime, and sick leave when leaving service if convicted of violating State laws relating to terms of employment. Applies to time accrued on or after the violation. Requires repayment of an amount paid in violation of the prohibition. Effective immediately.

Note(s) That May Apply: Fiscal
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1094 O'DANIEL

35 ILCS 5/202

from Ch. 120, par. 2-202

35 ILCS 200/15-175

Amends the Illinois Income Tax Act and the Property Tax Code. Makes stylistic changes.

#### SENATE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 5/202 35 ILCS 200/15-175 Adds reference to: 35 ILCS 200/15-10

Deletes everything. Amends the Property Tax Code to exempt the titleholders and beneficial owners of property in counties of less than 3,000,000 inhabitants owned by a not-for-profit organization and used for burial grounds from being required to file an affidavit after January 31, 1998.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Revenue Mar 06 Postponed Mar 13 Amendment No.01 REVENUE Adopted Recommnded do pass as amend 009-000-000 Placed Caindr. Second Reading Mar 14 Second Reading Placed Calndr, Third Reading Sponsor Removed SEVERNS Chief Sponsor Changed to O'DANIEL Third Reading - Passed 057-000-000 Mar 17 Mar 18 Arrive House Placed Calendr, First Reading Apr 04 Hse Sponsor WINTERS Apr 08 First reading Referred to Rules Assigned to Revenue Apr 09 Alt Primary Sponsor Changed JONES, JOHN Apr 12 May 08 Do Pass/Short Debate Cal 011-000-000 Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate May 09 Pld Cal Ord 3rd Rdg-Sht Dbt May 12 3rd Rdg-Sht Dbt-Pass/Vot117-000-000 Passed both Houses Sent to the Governor Jun 10

### SB-1095 CRONIN.

Aug 01

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

Governor approved

Amends the Illinois Municipal Code. Makes technical corrections in the Section concerning a tax on persons engaged in the business of renting, leasing, or letting rooms in a hotel in the municipality.

PUBLIC ACT 90-0323 Effective date 98-01-01

```
Feb 07 1997
                      First reading
                                                  Referred to Rules
      Feb 19
                                                  Assigned to Local Government &
                                                    Elections
      Mar 05
                                                  Held in committee
      Mar 11
                                                  Held in committee
                                                  Committee Local Government &
                                                    Elections
      Mar 15
                                                  Refer to Rules/Rul 3-9(a)
SB-1096
             O'MALLEY.
   30 ILCS 105/6z-26
  205 ILCS 405/1
                                      from Ch. 17, par. 4802
  205 ILCS 405/2
205 ILCS 405/3
                                      from Ch. 17, par. 4803
from Ch. 17, par. 4804
  205 ILCS 405/4
205 ILCS 405/7
                                      from Ch. 17, par. 4808
                                      from Ch. 17, par. 4814
                                      from Ch. 17, par. 4817
  205 ILCS 405/10
  205 ILCS 405/13.1
                                      from Ch. 17, par. 4822
  205 ILCS 405/15.1b
                                      from Ch. 17, par. 4827
  205 ILCS 405/15.1c
                                      from Ch. 17, par. 4828
                                      from Ch. 17, par. 4832
  205 ILCS 405/16
  205 ILCS 405/24
                                      from Ch. 17, par. 4847
  205 ILCS 665/1
                                      from Ch. 17, par. 5301
                                     from Ch. 17, par. 5302
from Ch. 17, par. 5303
  205 ILCS 665/2
  205 ILCS 665/3
                                      from Ch. 17, par. 5304
  205 ILCS 665/4
  205 ILCS 665/5
                                      from Ch. 17, par. 5305
  205 ILCS 665/6
                                      from Ch. 17, par. 5306
  205 ILCS 665/7
                                      from Ch. 17, par. 5307
  205 ILCS 665/8.5 new
  205 ILCS 665/9
                                      from Ch. 17, par. 5309
  205 ILCS 665/10
                                      from Ch. 17, par. 5310
                                      from Ch. 17, par. 5311
  205 ILCS 665/11
  205 ILCS 665/11.5 new
  205 ILCS 665/12
                                      from Ch. 17, par. 5312
  205 ILCS 665/13
                                      from Ch. 17, par. 5313
  205 ILCS 665/13.5 new
  205 ILCS 665/14
                                      from Ch. 17, par. 5314
                                      from Ch. 17, par. 5316
  205 ILCS 665/15.1
  205 ILCS 665/15.3
                                      from Ch. 17, par. 5318
  205 ILCS 665/16
                                      from Ch. 17, par. 5319
  205 ILCS 665/17
                                      from Ch. 17, par. 5320
                                      from Ch. 17, par. 5321
  205 ILCS 665/18
  205 ILCS 665/20
                                      from Ch. 17, par. 5323
                                      from Ch. 17, par. 5325
  205 ILCS 665/22
  215 ILCS 158/5
  805 ILCS 105/103.05
                                      from Ch. 32, par. 103.05
  805 ILCS 140/Act rep.
```

Amends the Currency Exchange Act. Provides that the Act applies to limited liability companies and authorizes limited liability companies to conduct business as a currency exchange. Amends the Financial Planning and Management Service Act. Changes the title of the Act. Changes the short title to the Debt Management Service Act. Provides that the Act applies to the business of planning and managing the financial affairs of a debtor including receiving money from the debtor to pay debts. Establishes procedures for revocation and suspension of licenses. Provides for annual examinations of licensees. Limits fees that may be charged. Requires client funds to be maintained in trust funds. Effective January 1, 1998.

```
NOTE(s) That May Apply: Correctional; Fiscal
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Financial Institutions
Feb 28 Tabled By Sponsor O'MALLEY SFIC

SB-1097 DILLARD.
805 ILCS 105/103.10 from Ch. 32, par. 103.10
```

Amends the General Not For Profit Corporation Act of 1986 to provide that a not for profit corporation shall have standing to sue when one or more of its members would otherwise have standing (with conditions). Effective immediately.

**669** SB-1097—Cont.

```
STATE MANDATES FISCAL NOTE, HOUSE INTRO (DCCA)
Fails to create a State mandate.
Feb 07 1997
              First reading
                                        Referred to Rules
Feb 19
                                        Assigned to Judiciary
Mar 05
                                        Recommended do pass 009-000-000
              Placed Calndr, Second Reading
Mar 13
              Second Reading
              Placed Calndr, Third Reading
Mar 17
              Third Reading - Passed 057-000-000
Mar 18
              Arrive House
              Placed Calendr, First Reading
Mar 21
              Hse Sponsor DURKIN
              First reading
                                        Referred to Rules
              Added As A Joint Sponsor MEYER
Apr 08
                                        Assigned to Judiciary I - Civil Law
Apr 30
                                        Do Pass/Short Debate Cal 011-000-000
              Placed Cal 2nd Rdg-Sht Dbt
May 01
              Second Reading-Short Debate
              Pld Cal Ord 3rd Rdg-Sht Dbt
May 08
                                        St Mandate Fis Note Filed
                                        THE HOUSE
              3rd Rdg-Sht Dbt-Pass/Vot116-000-000
              Passed both Houses
May 09
              Added As A Joint Sponsor BIGGERT
Jun 06
              Sent to the Governor
Jul 24
              Governor approved
                PUBLIC ACT 90-0203 Effective date 97-07-24
```

#### SB-1098 PARKER.

750 ILCS 50/9 from Ch. 40, par. 1511

Amends the Adoption Act. Makes technical changes in the Section concerning the time for taking a consent or surrender.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary

Mar 12 Postponed

Mar 15 Committee Judiciary
Refer to Rules/Rul 3-9(a)

# SB-1099 PARKER AND SMITH.

705 ILCS 405/5-1 from Ch. 37, par. 805-1

Amends the Juvenile Court Act of 1987. Makes a technical change in Section relating to jurisdiction over delinquents.

#### SENATE AMENDMENT NO. 1.

Deletes reference to: 705 ILCS 405/5-1 Adds reference to: 705 ILCS 405/1-3 from Ch. 37, par. 801-3 from Ch. 37, par. 801-3 from Ch. 37, par. 801-8 from Ch. 37, par. 802-10 from Ch. 37, par. 802-10 from Ch. 37, par. 802-22 from Ch. 37, par. 802-22 from Ch. 37, par. 802-28 from Ch. 37, par. 801-8 from Ch. 37, par. 802-10 from

Deletes everything. Amends the Juvenile Court Act of 1987. Provides that in counties with a population of 3,000,000 or more, a permanency goal may be ordered by a judge. Provides that a hearing officer may inspect and copy juvenile court records. Provides that the notice of parent's and children's rights to rehearing on temporary custody shall provide that the rehearing should be scheduled within 48 hours (instead of one day) of filing the affidavit. Provides that in counties with a population of 3,000,000 or more, a permanency hearing shall be held no later than 12 months after the minor is taken into temporary custody (instead of no later than 16 months). Provides that the provisions concerning court review only apply in counties with a population under 3,000,000. Removes the requirement that notice be given to all parties respondent before proceeding to a permanency hearing. Adds provisions concerning court review in counties with a population of 3,000,000 or more. In

counties with a population of 3,000,000 or more, adds the requirement that a hearing officer be an attorney admitted to practice for at least 7 years. Removes the provisions that provide that in the permanency hearing that a hearing officer conducts, the strict rules of evidence need not apply. Provides that in these hearings the hearing officer shall use the standard applied at dispositional hearings to rule on the admissibility of evidence. In counties with a population of 3,000,000 or more, allows hearing officers to have certain additional powers. Provides that a hearing officer shall assure that a verbatim record is retained for 12 months or until the next permanency hearing, whichever is later. Effective July 1, 1997.

## HOUSE AMENDMENT NO. 2.

Provides that in counties of 3,000,000 or more inhabitants the court, at the permanency hearing, shall set a specified permanency goal. Also provides in counties of 3,000,000 or more inhabitants that the permanency hearing shall not be delayed because an agency fails to submit the service plan to the parties in advance of the hearing. Deletes provision requiring the hearing officer to mail a copy of the recommended order to a non-attending party, together with a notice of the date and place of the judicial determination and the right of the parties to present objections. Changes the effective date of the bill from July 1, 1997 to September 1, 1997.

		D. C. 14- Dele-
Feb 07 1997	First reading	Referred to Rules
Feb 19		Assigned to Judiciary
Mar 05		Postponed
Mar 12	Amendment No.01	JUDICIARY S Adopted
		Recomminded do pass as amend
		009-000-000
	Placed Calndr, Second Read	
Mar 14	Second Reading	mre
Mai 14	Placed Calndr, Third Readi	na ·
M 10		
<b>Ma</b> r 19	Added As A Co-sponsor SI	
	Third Reading - Passed 054	<del>1-</del> 000-000
	Arrive House	
	Placed Calendr, First Read	ng
Mar 20	Hse Sponsor LINDNER	
	First reading	Referred to Rules
Mar 21		Assigned to Judiciary II - Criminal Law
May 01		Do Pass/Short Debate Cal 015-000-000
-	Placed Cal 2nd Rdg-Sht D	bt
	Added As A Joint Sponsor	GASH
May 06	Second Reading-Short Deb	
,	Pld Cal Ord 3rd Rdg-Sht I	Oht
May 08	Relld 2nd Rdng-Short Deb	ate
1114) 00	Amendment No.01	LINDNER
•	Amendment referred	
May 00	Held 2nd Rdg-Short Debat	
May 09	Amendment No.01	LINDNER
	Rules refers to	HJUB
	Held 2nd Rdg-Short Debat	
May 14	Amendment No.02	LINDNER
	Amendment referred	
	Held 2nd Rdg-Short Debat	
May 15	Amendment No.02	LINDNER
	Rules refers to	HJUB
	Held 2nd Rdg-Short Debar	te
May 16	Amendment No.02	LINDNER
•		Be adopted
	Amendment No.02	LINDNER Adopted
	Pld Cal Ord 3rd Rdg-Sht I	
	Tabled Pursuant to Rule40	
	3rd Rdg-Sht Dbt-Pass/Voi	
May 19	Sec. Desk Concurrence 02	1117-000-001
May 20	Filed with Secretary	Manager and The Amend
M 01	Fit- 1	Mtn non-concur - Hse Amend
May 21	Filed with Secretary	36. 77 4 1
	3.6 6	Mtn concur - House Amend
	Motion referred to	SRUL
		Mtn concur - House Amend
	Rules refers to	SJUD

May 22

Mtn concur - House Amend
Be approved consideration
Mtn concur - House Amend
S Concurs in H Amend. 02/059-000-000
Passed both Houses

Jun 20
Jul 10

Governor approved
PUBLIC ACT 90-0087

Effective date 97-09-01

### SB-1100 CRONIN.

105 ILCS 5/14-8.02a

Amends the School Code. Makes grammatical changes in a provision of the School Code relating to impartial due process hearings involving a child with disabilities.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education Feb 27 Recommended do pass 006-004-000 Placed Calndr, Second Reading Feb 28 Second Reading Placed Calndr, Third Reading May 07 Motion filed WEAVER - RE-REFER FROM CAL. 3RD RDG. TO SENATE RULES. May 08 Motion prevailed May 08 037-011-006 Re-referred to Rules

### SB-1101 RAUSCHENBERGER.

New Act

Creates the FY1998 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 FY1998 budget recommendations. Effective immediately.

HOUSE AMENDMENT NO. 1. (House recedes June 1, 1997)

Deletes the effective date.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.

Recommends that the bill be amended as follows:

```
Adds reference to:
5 ILCS 100/1-5
                         from Ch. 127, par. 1001-5
5 ILCS 100/5-45
                         from Ch. 127, par. 1005-45
20 ILCS 2620/7
                         from Ch. 127, par. 55j
30 ILCS 105/5.449 new
30 ILCS 105/5.450 new
30 ILCS 105/5.451 new
30 ILCS 105/5.452 new
30 ILCS 105/11.5 new
30 ILCS 105/6z-13 rep.
40 ILCS 5/15-158.3 new
105 ILCS 5/13-44.4
                           from Ch. 122, par. 13-44.4
105 ILCS 5/18-8
                         from Ch. 122, par. 18-8
235 ILCS 5/3-12
                         from Ch. 43, par. 108
235 ILCS 5/5-6 new
305 ILCS 5/5-5.4
                         from Ch. 23, par. 5-5.4
305 ILCS 5/12-4.32 new
305 ILCS 5/12-4.201 new
305 ILCS 5/14-8
                         from Ch. 23, par. 14-8
730 ILCS 5/3-4-1
                          from Ch. 38, par. 1003-4-1
```

Replaces everything. Amends the Public Aid Code to make permanent the reimbursement rate freeze on hospitals and long term care facilities. Provides that the Department of Human Services may provide payments to noncitizens whose Supplemental Security Income has been terminated due to their noncitizen status. Provides that the Department of Public Aid may develop a data warehouse comprised of management and decision making information in regard to medical services. Amends the Liquor Control Act of 1934 to give the Commission explicit authority to work with the federal government in programs to oversee tobacco vendors and to

deposit certain federal funds into the Dram Shop Fund. Amends the State Finance Act to create the Department of Corrections Reimbursement Fund and the Department of Corrections Education Fund. Also prohibits the State Comptroller from authorizing warrants under certain contracts that have not yet been approved by the agency having procurement authority over the subject of the contract. Amends the Narcotics Control Division Abolition Act. Creates the State and Federal Asset Forfeiture Funds for forfeited funds received by the Illinois State Police. Amends the State Universities Article of the Pension Code. Requires the System's actuary to report on the savings, if any, resulting from the Optional Retirement Program established under Section 15-158.2. Also requires DCMS to report on group insurance savings and requires IBHE to report on sick-leave savings. Requires the Pension Laws Commission to consider these reports when recommending any legislation that extends the period during which a participant may retire at any age with 30 years of service. Amends the School Code to provide for a new supplemental State aid grant for the 1997-98 school year only. Also extends the 1996-97 hold-harmless protection for general State aid to the 1997-98 school year. Amends the Unified Code of Corrections to provide for the deposit of certain moneys received by the Department of Corrections. Amends the Illinois Administrative Procedure Act to authorize adoption of emergency rules for the implementation of the FY1998 budget; excludes these rules from the 24-month limitation and certain other requirements. Also excludes hearing officers employed by the Department of Human Services from certain provisions relating to contested cases and licensing. Effective July 1, 1997.

NOTE(s) THAT MAY APPLY: Fiscal Feb 07 1997 Referred to Rules First reading Feb 19 Assigned to Executive Feb 28 Postponed Mar 06 Recommended do pass 007-005-000 Placed Calndr. Second Reading Mar 11 Second Reading Placed Calndr, Third Reading Third Reading - Passed 057-000-000 Mar 20 Mar 21 Arrive House Placed Calendr, First Reading Apr 10 Hse Sponsor SANTIAGO First reading Referred to Rules Apr 14 Assigned to Executive Apr 16 Added As A Joint Sponsor HANNIG Apr 30 Do Pass/Short Debate Cal 015-000-000 Placed Cal 2nd Rdg-Sht Dbt May 01 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt May 15 Relid 2nd Rdng-Short Debate Amendment No.01 RYDER Amendment referred to HRUL Amendment No.01 RYDER Be adopted Held 2nd Rdg-Short Debate May 16 Amendment No.01 RYDER Adopted Pld Cal Ord 3rd Rdg-Sht Dbt 3rd Rdg-Sht Dbt-Pass/Vot117-001-000 May 19 Sec. Desk Concurrence 01 Filed with Secretary Mtn non-concur - Hse Amend S Noncners in H Amend. 01 May 20 Arrive House Placed Cal Order Non-concur 01 May 31 Alt Primary Sponsor Changed HANNIG Joint-Alt Sponsor Changed RYDER MTN REFUSE RECEDE-HSE AMEND H Refuses to Recede Amend 01 H Requests Conference Comm 1ST Hse Conference Comm Apptd 1ST/HANNIG,

May 31—Cont.

SCHOENBERG, CURRIE CHURCHILL AND RUTHERFORD

Sen Accede Req Conf Comm 1ST

Sen Conference Comm Apptd 1ST/RAUSCHENBERGER DONAHUE, WEAVER,S,

TROTTER, DEL VALLE

Filed with Secretary

Conference Committee Report

Conf Comm Rpt referred to SRUL

House report submitted

Conf Comm Rpt referred to 1ST/HRUL

Be approved consideration

House report submitted

Jun 01

House Conf. report Adopted 1ST/117-001-000

Conference Committee Report

Rules refers to

SEXC

3/5 vote required

Conference Committee Report Be approved consideration

Senate report submitted

3/5 vote required

Senate Conf. report Adopted 1ST/049-005-003 Added As A Joint Sponsor SCHOENBERG Added As A Joint Sponsor LOPEZ

Both House Adoptd Conf rpt 1ST Passed both Houses

Jun 04

Sent to the Governor

Jun 09

Joint-Alt Sponsor Changed SANTIAGO Added As A Joint Sponsor ACEVEDO

Jun 11

Governor approved

PUBLIC ACT 90-0009 Effective date 97-07-01

#### SB-1102 PARKER.

205 ILCS 5/8

from Ch. 17, par. 315

Amends the Illinois Banking Act. Provides that incorporators do not have to be Illinois residents. Provides that the incorporators of a bank that will be owned by a bank holding company may acquire stock of the bank holding company rather than stock of the bank. Effective immediately.

Feb 07 1997 First reading

Feb 19

Referred to Rules Assigned to Financial Institutions

Feb 28

Postponed

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

Mar 15

SB-1103 SEVERNS - TROTTER - FARLEY. 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 allow the Pollution Control Board to adopt statewide rules to ban landscape waste burning. Requires the Board to prohibit open burning of landscape waste in specified urbanized areas, except for agricultural purposes, habitat management purposes, and firefighter training purposes. Preempts certain units of local government from regulating the open burning of landscape waste in a manner less restrictive than the State. Sets forth civil penalties. Effective immediately.

### SENATE AMENDMENT NO. 1.

Replaces everything after the enacting clause. Amends the Environmental Protection Act to require the Pollution Control Board to adopt rules to ban the open burning of landscape waste in municipalities with a population over 75,000, except for certain limited purposes. Preempts home rule units from regulating the open burning of landscape waste in a manner less restrictive than the State. Restores provision that allows the burning of landscape waste on premises where it is produced or at sites provided and supervised by a unit of local government (except in counties with a population over 400,000), so long as the burning is not in conflict with the Board's new rules regulating municipalities with a population over 75,000.

```
SENATE AMENDMENT NO. 2.
Makes technical changes.
   FISCAL NOTE (III. Pollution Control Bd.)
   Total annual implementation cost is $150,000, beginning FY98.
   STATE MANDATES FISCAL NOTE (DCCA)
   Creates a service mandate which requires a 50% to 100% reim-
   bursement, and a due process mandate which does not require
   reimbursement.
   HOME RULE NOTE
   SB1103 does preempt home rule authority.
NOTE(S) THAT MAY APPLY: Fiscal
    Feb 07 1997
                First reading
                                          Referred to Rules
    Feb 19
                                          Assigned to Environment & Energy
   Feb 28
                                          Postponed
    Mar 06
                      Amendment No.01
                                          ENVIR. & ENE. S
                                          Recomminded do pass as amend
                                            008-002-000
                 Placed Calndr, Second Reading
                 Added As A Co-sponsor FARLEY
                 Added as Chief Co-sponsor TROTTER
                 Added as Chief Co-sponsor FARLEY
    Mar 12
                 Second Reading
    Mar 13
                 Placed Calndr, Third Reading
                 Filed with Secretary
                      Amendment No.02
                                          SEVERNS
                      Amendment referred to SRUL
    Mar 14
                      Amendment No.02
                                          SEVERNS
                                          Be approved consideration
    Mar 17
                  Recalled to Second Reading
                                                                 Adopted
                      Amendment No.02
                                          SEVERNS
                 Placed Calndr, Third Reading
                                          DILLARD-RULING AS
    Mar 18
                                          TO PRE-EMPTION OF
                                          HOME RULE
                                          CHAIR RULES 30
                                          VOTES NEEDED FOR
                                          PASSAGE.
                  Appeal Ruling of Chair HAWKINSON
                                          029-028-000
                                          CHAIR SUSTAINED
                 Third Reading - Passed 036-013-007
                  Arrive House
                  Placed Calendr, First Reading
    Mar 19
                 Hse Sponsor NOVAK
                  First reading
                                          Referred to Rules
    Mar 21
                                          Assigned to Environment & Energy
    May 01
                                          Do Pass/Short Debate Cal 015-004-002
                  Placed Cal 2nd Rdg-Sht Dbt
                                          Fiscal Note Requested HASSERT
                                          St Mandate Fis Nte ReqHASSERT
                  Cal Ord 2nd Rdg-Shr Dbt
                  Added As A Joint Sponsor MOORE, ANDREA
    May 02
                                          Fiscal Note Filed
    May 06
                  Cal Ord 2nd Rdg-Shr Dbt
    May 12
                                          Home Rule Note RequestHASSERT
                  Cal Ord 2nd Rdg-Shr Dbt
                  Second Reading-Short Debate
    May 13
                  Held 2nd Rdg-Short Debate
    May 15
                                          St Mandate Fis Note Filed
                                          Home Rule Note Filed
                  Held 2nd Rdg-Short Debate
    May 16
                  Pld Cal Ord 3rd Rdg-Sht Dbt
                                          REP. NOLAND
                                          QUESTIONED IF THE
                                          BILL REQUIRED A
                                          3/5 VOTE
                                          CHAIR RULED -
```

A CONSTITUTIONAL

May 16-Cont. MAJORITY IS NEEDED Appeal Ruling of Chair NOLAND Shall Chair Be Sustaine Mtn Pvl/Chr Ssn/000-000058-057-000 3rd Rdg-Sht Dbt-Pass/Vot084-031-001 Passed both Houses Jun 13 Sent to the Governor Aug 10 Governor vetoed Placed Calendar Total Veto Oct 16 Mtn filed overrde Gov veto SEVERNS Oct 28 Oct 29 3/5 vote required Override Gov veto-Sen lost 029-022-002 Oct 30 Total veto stands. SB-1104 BUTLER. 735 ILCS 5/7-103 from Ch. 110, par. 7-103 Amends the Code of Civil Procedure. Provides the City of Prospect Heights with quick-take eminent domain power with respect to specified property for a period of 2 years from the effective date of this amendatory Act. Effective immediately. Referred to Rules Feb 07 1997 First reading Feb 19 Assigned to Judiciary Mar 05 Re-referred to Rules Assigned to Local Government &

Elections

Mar 11 Held in committee

Committee Local Government & Elections

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1105 DUDYCZ.

25 ILCS 170/7

from Ch. 63, par. 177

Amends the Lobbyist Registration Act to require the Secretary of State to notify each official on whose behalf an expenditure has been reported within 30 days after such expenditure report has been submitted. Notification shall include the name of the lobbyist, the total amount of the expenditure, the date on which the expenditure occurred, and the subject matter of the lobbying activity.

SENATE AMENDMENT NO. 1.

Deletes reference to: 25 ILCS 170/7 Adds reference to: 25 ILCS 170/6

Deletes everything. Amends the Lobbyist Registration Act. Provides that a lobbyist shall notify each official on whose behalf an expenditure has been reported within 30 days after a report is submitted.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading Referred to Rules Assigned to Executive Feb 19

Feb 28 Postponed

Recommended do pass 013-000-000 Mar 06

Placed Calndr, Second Reading

Mar 19 Second Reading

Placed Calndr, Third Reading

Filed with Secretary

Amendment No.01 DUDYCZ Amendment referred to SRUL Amendment No.01 **DUDYCZ** Rules refers to SEXC Amendment No.01 DUDYCZ

Recalled to Second Reading

Amendment No.01 **DUDYCZ** Adopted

Be adopted

Placed Calndr, Third Reading

Third Reading - Passed 055-000-000

Mar 21 Arrive House

Mar 20

Placed Calendr, First Reading

Hse Sponsor SCOTT Apr 29

Referred to Rules First reading

<b>M</b> ay 09	Assigned to State Govt Admin &
<b>M</b> ay 12	Election Refrm THIRD READING AND PASSAGE DEADLINE EXTENDED - 5/23/97
	Committee State Govt Admin &
	Election Refrm
May 13	Added As A Joint Sponsor MCKEON
May 20	Do Pass/Short Debate Cal 012-000-000
-	Placed Cal 2nd Rdg-Sht Dbt
	Second Reading-Short Debate
	Held 2nd Rdg-Short Debate
May 21	Pld Cal Ord 3rd Rdg-Sht Dbt
May 23	Added As A Joint Sponsor SCHOENBERG
-	Added As A Joint Sponsor SCHAKOWSKY
	Added As A Joint Sponsor SCULLY
	3rd Rdg-Sht Dbt-Pass/Vot117-000-000
	Passed both Houses
Jun 20	Sent to the Governor
<b>J</b> ul 08	Governor approved
	PUBLIC ACT 90-0078
	PUBLIC ACT 90-0078 Effective date 98-01-01

### SB-1106 RAUSCHENBERGER.

10 ILCS 5/9-8 from Ch. 46, par. 9-8

Amends the Election Code concerning soliciting or receiving contributions or making expenditures without authority of a candidate. Adds a caption.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Elections

Mar 05 To Subcommittee
Committee Local Government &

Elections

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1107 RAUSCHENBERGER.

10 ILCS 5/9-10 from Ch. 46, par. 9-10 10 ILCS 5/9-23 from Ch. 46, par. 9-23

Amends the Election Code to provide that the Board shall assess a civil penalty of not more than \$5,000 if a political committee fails to report within 2 days a contribution of \$500 or more received during the 30 day period before the election. Increases the maximum penalty which the Board may impose for violations of the Campaign Contributions and Expenditures Disclosure Article from \$1,000 to \$5,000.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Elections

Mar 05 To Subcommittee

Committee Local Government & Elections

Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1108 BUTLER - LAUZEN.

10 ILCS 5/9-11 from Ch. 46, par. 9-11 10 ILCS 5/9-12 from Ch. 46, par. 9-12 10 ILCS 5/9-13 from Ch. 46, par. 9-13 10 ILCS 5/9-14 from Ch. 46, par. 9-14

Amends the Election Code to provide that in addition to other information, the occupation and employer of a person making a contribution shall be reported. Raises to \$250 (now \$150) the limit for itemized individual contributions to and transfers from a political committee which must be reported. Effective on January 1, 1998.

# SENATE AMENDMENT NO. 1.

Adds reference to: 10 ILCS 5/9-10 10 ILCS 5/9-17

### 10 ILCS 5/9-23

Deletes everything. Amends the Election Code. Provides that, in addition to other information, the occupation and employer of a person making a contribution shall be reported. Provides that any contribution or expenditure in excess of \$100 (now \$150) shall be reported. Deletes provisions that a person examining campaign finance statements and reports fill out a form identifying the person's name, occupation, address, and phone number and that each political committee be notified of examination of its statements and reports. Provides that the State Board of Elections shall assess a civil penalty, not to exceed \$5,000, if a political committee fails to report within 2 days a contribution of \$500 or more received during the 30 days before an election. Provides that the Board may impose a civil penalty not to exceed \$5,000 (now \$1,000) for violations of the Article concerning campaign finance. Effective immediately.

# SENATE AMENDMENT NO. 2.

Makes technical	changes.		
Feb 07 1997	First reading	Referred to Rules	
Feb 19	•	Assigned to Local Govern Elections	nment &
Mar 05		To Subcommittee	
Mar 11	Amendment No.01	LOCAL GOVERN S Recommnded do pass as 008-000-000	Adopted amend
	Placed Calndr, Second Rea	dng	
Mar 13	Second Reading		
	Placed Calndr, Third Read	ing	
	Filed with Secretary		
	Amendment No.02	BUTLER	
	Amendment referred		
Mar 14	Amendment No.02	BUTLER	
1,141, 1,	101010110110110110102	Be approved consideration	n
<b>M</b> ar 17	Recalled to Second Reading	• •	11
14441 17	Amendment No.02	BUTLER	Adopted
	Placed Calndr, Third Read		Adopted
Mar 18	Added as Chief Co-sponsor		
	Added as Chief Co-spoison	Motion filed WEAVER -	DE DEEED
May 07			
		FROM CAL. 3RD RDG	1.
M 00		TO SENATE RULES.	
May 08		Motion prevailed	
May 08		037-011-006	
		Re-referred to Rules	

# SB-1109 KLEMM - PETERSON - DILLARD - FAWELL.

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 to impose special use permits on the use of poles, towers, wires, cables, conduits, vaults, laterals, or other similar distributing equipment for a competitive telecommunications service.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Counties Code by making a technical change to a Section concerning county zoning powers.

HOUSE AMENDMENT NO. 1.

Adds reference to: 55 ILCS 5/5-12001.1 new 60 ILCS 1/110-5 65 ILCS 5/11-13-1

Deletes everything. Amends the Counties Code. Provides that a county may regulate certain facilities of a telecommunications carrier. Sets forth design and location requirements for those facilities. Provides that counties with a population of 180,000 or more may grant variations from regulations concerning those facilities. Contains other provisions. Amends the Township Code and the Illinois Municipal Code. Provides that townships and municipalities may not regulate those facilities.

# CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 1.

Recommends that the bill be further amended as follows:

Adds reference to: 620 ILCS 25/10.5 new

Amends the Airport Zoning Act. Provides that certain provisions of the Counties Code, the Township Code, and the Illinois Municipal Code, shall not be construed to limit the authority created by the Airport Zoning Act. Amends the Counties Code by making technical changes to a Section the regulation of specified facilities of a telecommunications carrier.

telecommunicat		
Feb 07 1997	First reading	Referred to Rules
Feb 19		Assigned to Local Government &
3.5 0.5		Elections
Mar 05	A 44-4 Chi-f C	Held in committee
Mar 06	Added as Chief Co-sponsor Added as Chief Co-sponsor	PETERSON
Mar 11	Amendment No.01	
Mar II	Amendment No.01	Recommnded do pass as amend
		007-000-000
	Placed Calndr, Second Read	
Mar 17	Second Reading	are
11141 17	Placed Calndr, Third Readin	าย
Mar 19	Added as Chief Co-sponsor	KLEMM
	Third Reading - Passed 053	-000-001
	Arrive House	
	Placed Calendr, First Readn	g
Mar 20	Hse Sponsor HARTKE	
	First reading	Referred to Rules
Mar 21		Assigned to Local Government
	Alt Primary Sponsor Chang	ged BRADY
	Added As A Joint Sponsor I	HARTKE
May 06	Added As A Joint Sponsor	
May 08	Amendment No.01	LOCAL GOVT H Adopted
		Do Pass Amend/Short Debate 017-000-000
	Placed Cal 2nd Rdg-Sht Db	
May 09	Second Reading-Short Deba	nte
May 09	Pld Cal Ord 3rd Rdg-Sht D	ht
May 12	3rd Rdg-Sht Dbt-Pass/Vot	
1114) 12	Added As A Joint Sponsor	
May 13	Sec. Desk Concurrence 01	
May 14	Filed with Secretary	
•	•	Mtn concur - House Amend
	Motion referred to	SRUL
<b>M</b> ay 19	_	Mtn concur - House Amend
	Rules refers to	SLGV
May 20		Mtn concur - House Amend
	757 1 24 6	Held in committee
	Filed with Secretary	Mt IIoo Amond
	S Noncocrs in H Amend. 0	Mtn non-concur - Hse Amend
May 21	Arrive House	1
May 21	Placed Cal Order Non-conc	our O1
May 27	Traced Car Order 14on cone	MTN REFUSE RECEDE-HSE
1114 27		AMEND
	H Refuses to Recede Amen	
	H Requests Conference Con	mm 1ST
	Hse Conference Comm App	otd 1ST/HARTKE,
		STROGER, HANNIG,
		CHURCHILL & HUGHES
May 28	Sen Accede Req Conf Com	
	Sen Conference Comm App	otd 1ST/KLEMM, BUTLER,
		RAUSCHENBERGER,
May 20	House report submitted	BOWLES, LINK
May 30	House report submitted	LICT/UDIII
	Conf Comm Rpt referred to House report submitted	) 131/ HRUL
	Trouse report submitted	

**679** SB-1109—Cont.

May 31 Filed with Secretary

Conference Committee Report

Conf Comm Rpt referred to SRUL

Conference Committee Report

Be approved consideration

House Conf. report Adopted 1ST/117-001-000

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 90-0522 Effective date 98-01-01

#### SB-1110 BURZYNSKI.

55 ILCS 5/5-12001

Jun 27

Aug 22

from Ch. 34, par. 5-12001

Amends the Counties Code concerning zoning. Makes a technical change.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Local Government &

Elections

Mar 05 Held in committee

Mar 11 Postponed

Committee Local Government &

Elections
Mar 15 Refer to Rules/Rul 3-9(a)

## SB-1111 BURZYNSKI - SIEBEN AND DILLARD.

New Act

Creates the Property Rights Preservation Act. Requires the Attorney General to develop and provide to State agencies guidelines that identify and evaluate government actions that may result in a taking. Requires State agencies to prepare a written assessment of a taking's implications before it takes any action. Provides that an award to a property owner for a taking shall come from the State agency's existing budget. Provides that a property owner has a cause of action against a State agency that violates this Act. Provides that the assessed value of the property for tax purposes shall reflect the effect of a taking. Effective January 1, 1997.

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

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to State Government

Operations

Feb 27 Added as Chief Co-sponsor SIEBEN

Mar 13 To Subcommittee

Committee State Government Operations

Mar 15 Refer to Rules/Rul 3-9(a)

Mar 20 Added As A Co-sponsor DILLARD

## SB-1112 BURZYNSKI – SIEBEN.

New Act

Creates the Regulatory Impacts Act. Allows the owner of property to sue the State or any unit of local government or school district when the application of any statute, rule, guideline, or policy or the denial of any permit, license, authorization, or government permission causes the property to diminish in value by 50% or more. Provides the owner may recover an amount equal to the diminution in value. Allows any person who has an interest that is or may be adversely affected by a statute, rule, guideline, or policy or any provision or condition of a permit, license, authorization, or governmental permission to bring a civil action to invalidate the statute, rule, guideline, or policy or provision or condition of the permit, license, authorization, or governmental permission. Allows the court to award costs, including attorneys' fees, to a prevailing plaintiff.

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

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to State Government Operations Feb 27 Added as Chief Co-sponsor SIEBEN

Mar 13 To Subcommittee

Committee State Government Operations

Mar 15 Refer to Rules/Rul 3-9(a)

### SB-1113 WALSH,T.

New Act
35 ILCS 130/4 from Ch. 120, par. 453.4
35 ILCS 135/4 from Ch. 120, par. 453.34
235 ILCS 5/3-12 from Ch. 43, par. 108
720 ILCS 675/Act rep.
720 ILCS 680/Act rep.

Creates the Illinois Underage Purchase, Possession, and Sales Prevention Act of 1997. Provides penalties for the distribution of tobacco to a person under 18 years of age. Prohibits a person under 18 years from acquiring or attempting to acquire tobacco. Provides certain training requirements for retail clerks who sell tobacco. Provides that no person may sell tobacco through a vending machine unless certain guidelines concerning who may have access to the machine are met. Prohibits the sale of tobacco other than in sealed packages. Requires that tobacco retailers be licensed. Provides that the Act shall be enforced by the Liquor Control Commission. Provides various penalties for various violations of the Act. Provides that a second or subsequent violation of the prohibition against selling tobacco products at retail is a Class B misdemeanor. Preempts home rule. Amends the Cigarette Tax Act. Provides that part of the fee for a distributor's license under the Act shall be used to assist the Liquor Control Commission in enforcing the Illinois Underage Purchase, Possession, and Sales Prevention Act of 1997. Amends the Cigarette Use Tax Act. Provides that a portion of the fee for a distributor's license under the Act shall be used to assist the Liquor Control Commission in enforcing the Illinois Underage Purchase, Possession, and Sales Prevention Act of 1997. Amends the Liquor Control Act of 1934. Removes obsolete provisions. Provides that the Liquor Control Commission shall be responsible for issuing licenses to engage in the retail sale of tobacco products. Repeals the Sale of Tobacco to Minors Act and the Smokeless Tobacco Limitation Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule
Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Executive
Feb 28 To Subcommittee
Committee Executive
Mar 15 Refer to Rules/Rul 3-9(a)
May 31 Ruled Exempt Under Sen Rule 3-9(B) SRUL

Re-referred to Executive

### SB-1114 DEMUZIO.

625 ILCS 5/3-622 from Ch. 95 1/2, par. 3-622

Amends the Illinois Vehicle Code to add a caption to a provision concerning U.S. Armed Forces Reserves license plates.

Feb 07 1997 First reading Referred to Rules

Feb 19 Assigned to Transportation

Mar 05 Postponed Mar 12 Postponed

wai 12 Postponeu

Mar 15 Committee Transportation Refer to Rules/Rul 3-9(a)

### SB-1115 PARKER.

105 ILCS 5/14-13.01 from Ch. 122, par. 14-13.01

Amends the School Code. In the provisions for State reimbursement to school districts for furnishing special educational facilities to handicapped children, increases, beginning with the 1997-1998 school year, the annual maximum reimbursement with respect to a teacher's salary to not more than the lesser of \$1,200 per child or \$9,000 per teacher, the annual maximum reimbursement per professional worker to \$9,000, the annual maximum reimbursement for a full time qualified director to \$9,000, the annual maximum reimbursement for each school

psychologist to \$9,000, the annual maximum reimbursement with respect to a reader's salary to \$500 per child, and the annual maximum reimbursement for necessary non-certified employees to \$3,300 per employee. In increments of \$1,000 per school year over each of the succeeding 3 school years, increases the per teacher, per professional worker, per director, and per school psychologist maximum reimbursement amount to \$12,000 for the 2000-2001 school year and thereafter. Over that same period, increases (in increments of \$50 per school year) the annual maximum reimbursement for readers to \$650 per child and (in increments of \$300 per school year) the annual maximum reimbursement for necessary non-certified employees to \$4,200 per employee. Effective July 1, 1997.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Education Feb 27 Held in committee Committee Education Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1116 SEVERNS.

705 ILCS 5/6

from Ch. 37, par. 11

Amends the Supreme Court Act. Makes a technical change in provisions regarding the oath of office taken by judges of the Supreme Court.

Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Judiciary Mar 12 Postponed Committee Judiciary Mar 15 Refer to Rules/Rul 3-9(a)

#### CULLERTON. SB-1117

740 ILCS 175/1

from Ch. 127, par. 4101

Amends the Whistleblower Reward and Protection Act. Adds a caption to provisions setting forth the short title of the Act.

Feb 07 1997 First reading Referred to Rules Assigned to Executive Feb 19 Feb 28 To Subcommittee Committee Executive Mar 15 Refer to Rules/Rul 3-9(a)

#### SB-1118 SEVERNS.

65 ILCS 5/1-1-2.1 feom Ch. 24, par. 1-1-2.1

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

SENATE AMENDMENT NO. 1.

Deletes reference to: 65 ILCS 5/1-1-2.1 Adds reference to: 65 ILCS 5/3.1-10-50

Deletes everything. Amends the Illinois Municipal Code. Provides that when there is a vacancy in the office of president, the vacancy shall be filled by the appointment by the trustees of an acting president from the members of the board of trustees (now, filled by the appointment of an acting president by the trustees). Effective immediately.

## HOUSE AMENDMENT NO. 1.

Provides that in villages with a population of less than 5,000, if each of the members of the board of trustees either declines the appointment as acting village president or is not approved for the appointment by a majority vote of the trustees presently holding office, then the board of trustees may appoint as acting president any other village resident who is qualified to hold municipal office.

Referred to Rules Feb 07 1997 First reading Feb 19 Assigned to Local Government & Elections Mar 05 Amendment No.01 LOCAL GOVERN S Adopted Recommended do pass as amend 009-000-000

Placed Calndr, Second Reading

Mar 13	Second Reading	
	Placed Calndr, Third Read	ing
Mar 17	Third Reading - Passed 056-000-000	
Mar 18	Arrive House	
	Placed Calendr, First Read	ng
	Hse Sponsor NOLAND	-
	First reading	Referred to Rules
Mar 21		Assigned to Local Government
May 01	Amendment No.01	LOCAL GOVT H Adopted
,		Do Pass Amend/Short Debate
		017-000-000
	Placed Cal 2nd Rdg-Sht D	
May 06	Second Reading-Short Del	
, 00	Pld Cal Ord 3rd Rdg-Sht	
May 08	3rd Rdg-Sht Dbt-Pass/Vo	
May 09	Sec. Desk Concurrence 01	
May 12	Filed with Secretary	
1.14, 12	Thou with Societary	Mtn concur - House Amend
	Motion referred to	SRUL
May 14	Motion forested to	Mtn concur - House Amend
May 1	Rules refers to	SLGV
May 15	Rules refers to	Mtn concur - House Amend
11149 15		Be approved consideration
May 20		Mtn concur - House Amend
141dy 20	S Concurs in H Amend. 0	
	Passed both Houses	17 033-000-000
Jun 18	Sent to the Governor	
Aug 15	Governor approved	
Aug 13	PUBLIC ACT 90-0429	Effective date 97-08-15
	1 UDLIC ACT 90-0429	Effective date 7/40-13

SB-1119 LINK.

65 ILCS 5/11-1-8 from Ch. 24, par. 11-1-8

Amends the Illinois Municipal Code concerning the establishment of municipal programs addressing the problem of juvenile delinquency. Makes a technical change.

Feb 07 1997 First reading Referred to Rules
Feb 19 Assigned to Local Government &
Elections
Mar 05 Held in committee
Postponed
Committee Local Government &
Elections

Refer to Rules/Rul 3-9(a)

## SB-1120 BOWLES - CLAYBORNE.

55 ILCS 5/5-1062.2 new

Mar 15

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.

## SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Counties Code concerning stormwater management in southwestern Illinois with a caption as the only provision.

## HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Counties Code. Creates the Southwestern Illinois Stormwater Management Committee to study and plan for stormwater man-

agement in southwestern Illinois. Provides that committee members shall serve without compensation. Requires the Committee to develop a stormwater management plan. Requires the Committee to submit recommendations for the implementation of the stormwater management plan on or before January 15, 1998. Requires the Committee to hold at least one public meeting in each county during the preparation of the stormwater management plan. Provides that the Committee shall submit its plan to the Department of Natural Resources for review and recommendations before recommending the adoption of the plan. Allows the Committee to request, receive, and distribute federal, State, and local grants. Allows the county boards to prescribe reasonable rules to regulate stormwater runoff and enforce stormwater management in unincorporated portions of the county. Provides that the State may not require any unit of local government to expend funds for stormwater purposes. Provides that the provisions of this Section are severable. Effective immediately.

STATE MANDATES FISCAL NOTE (DCCA)
SB1120 fails to create a State mandate.
HOME RULE NOTE
SB 1120 fails to preempt home rule authority.
FISCAL NOTE (DCCA)
SB1120 imposes no additional requirements and does not have a fiscal impact on units of local gov't.
HOME RULE NOTE
SB1120 fails to preempt home rule authority.
HOUSE AMENDMENT NO. 7.
Deletes reference to:
55 ILCS 5/5-1062.2 new

Deletes reference to: 55 ILCS 5/5-1062.2 new Adds reference to: 55 ILCS 5/5-1096.1 new 65 ILCS 5/11-42-11.5 new

Deletes everything. Amends the Counties Code and the Municipal Code. Provides that a fee shall not be imposed on a consumer for delinquent payment for cable television services unless certain conditions are met. Provides that if the conditions are met, a delinquency fee that is not more than \$5 shall be valid and reasonable. Provides that if the conditions are met and if the service provider sends an employee or contractor to a customer's residence in order to collect payment or disconnect service, an additional collection fee that is not more than \$10 shall be valid and reasonable.

```
HOUSE AMENDMENT NO. 8.
```

Adds reference to:

50 ILCS 750/2.08 from Ch. 134, par. 32.08

Amends the Emergency Telephone System Act to include certain computer aided dispatch systems within the scope of the term "sophisticated system". Effective immediately.

NOTE(S) THAT MAY APPLY: Home Rule Feb 07 1997 First reading Referred to Rules Feb 19 Assigned to Local Government & Elections Mar 05 Held in committee Adopted Mar 11 Amendment No.01 LOCAL GOVERN S Recommnded do pass as amend 008-000-000 Placed Calndr, Second Reading Mar 14 Filed with Secretary Amendment No.02 **BOWLES** Amendment referred to SRUL Mar 17 Added as Chief Co-sponsor CLAYBORNE Second Reading Placed Calndr, Third Reading BOWLES Amendment No.02 Rules refers to SLGV Mar 18 Third Reading - Passed 057-000-000

> Tabled Pursuant to Rule5-4(A) SA 02 Third Reading - Passed 057-000-000

Placed Calendr, First Reading

Arrive House

Apr 08	Hse Sponsor HOLBROOK		
	First reading	Referred to Rules	
Apr 09		Assigned to Local Govern	
May 08	Amendment No.01	LOCAL GOVT H	Adopted
		Motion Do Pass Amended	-Lost
		005-011-000 HLGV	•
		St Mandate Fis Note File	1
		Home Rule Note Filed	C
		Remains in CommiLocal	
May 12		Re-Refer Rules/Rul 9(B) Fiscal Note Filed	
1714) 12		Home Rule Note Filed	
		Committee Rules	
Oct 29		Recommends Consideration	on
		003-002-000 HRUL	
	Plcd Cal 2nd Rdg Std Dbt		
	Second Reading-Stnd Deba	_	
0-4-20	Hld Cal Ord 2nd Rdg-Shr		
Oct 30	Amendment No.02 Amendment referred	BRUNSVOLD	
	Rules refers to	HLGV/003-002-000	
	Rules fereis to	Be approved consideration	1
	Amendment No.03	BRUNSVOLD	
	Amendment referred		
	Rules refers to	HLGV/003-002-000	
		Be approved consideration	l
	Amendment No.04	HOLBROOK	
	Amendment referred		
	Rules refers to	HLGV/003-002-000 Be approved consideration	
	Amendment No.05	WOOD	L
	Amendment referred		
	Amendment No.06	HOLBROOK	
	Amendment referred	to HRUL	
		Be approved consideration	l
	Amendment No.07	BRUNSVOLD	
	Amendment referred		
	Alt Primary Sponsor Chan	Be approved consideration	l
	Amendment No.02	BRUNSVOLD	Lost
	Tanonament 140.02	041-067-000	1031
	Amendment No.08	HOLBROOK	
	Amendment referred	to HRUL	
		Be approved consideration	
	Amendment No.03	BRUNSVOLD	Withdrawn
	Amendment No.04	HOLBROOK Holbrook	Withdrawn Withdrawn
	Amendment No.06 Amendment No.07	BRUNSVOLD	Adopted
	Amendment No.08	BRUNSVOLD	Adopted
	Pld Cal Ord 3rd Rdg-Std I		- 100p 100
	Tabled Pursuant to Rule40		
		3/5 yote required	
	3rd Rdg-Stnd Dbt-Pass/Ve		
Nov 04	Motion to Suspend Rule 65		
		FEIGENHOLTZ Motion to Reconsider Vot	
		PASSED - ERWIN ANI	
		FEIGENHOLTZ	•
	3rd Rdg-Stnd Dbt-Pass/V		
Nov 12	Mtn Prevail to Suspend Ru	ile 65(A)/073-034-008	
	-	Motion withdrawn TO RI	ECONSIDER
		VOTE	
	and Data Cand Disk Day 67	-ERWIN	
	3rd Rdg-Stnd Dbt-Pass/Vo Sec. Desk Concurrence 01,		
	Tabled By Sponsor BOWL		
	Tablea by Spoilsel BOW L	20	

#### SR-1121 MAHAR.

625 ILCS 5/3-808.1

from Ch. 95 1/2, par. 3-808.1

Amends the Illinois Vehicle Code to provide that permanent vehicle registration plates shall be issued to all-terrain vehicles owned by counties, townships, or municipal corporations and used for law enforcement purposes. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the letter stating that an all-terrain vehicle has been converted into a street-worthy vehicle may come from a manufacturer's franchised (instead of enfranchised) dealer. Adds that this letter shall state that the all-terrain vehicle meets the equipment requirements of the Vehicle Code.

FISCAL NOTE (Sec. of State)

SB1121 would have no fiscal impact on this Dept.

STATE MANDATES FISCAL NOTE (DCCA)

Fails to create a State mandate.

HOME RULE NOTE

SB 1121 does not preempt home rule authority.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 07 1997 First reading

Referred to Rules

Feb 19 Mar 05

Mar 13

Mar 21

May 09

Amendment No.01

Assigned to Transportation TRANSPORTN S

Adopted Recommnded do pass as amend

010-000-000

Placed Caindr. Second Reading

Mar 11 Second Reading

Placed Calndr, Third Reading

Third Reading - Passed 056-000-000

Mar 14 Arrive House

Placed Calendr, First Reading Mar 20

Hse Sponsor MCCARTHY

Referred to Rules First reading

Assigned to Transportation & Motor

Vehicles

May 07 Placed Cal 2nd Rdg-Sht Dbt

Do Pass/Short Debate Cal 021-000-000

Fiscal Note Requested WAIT St Mandate Fis Nte ReqWAIT Home Rule Note RequestWAIT

Cal Ord 2nd Rdg-Shr Dbt

May 08 Added As A Joint Sponsor NOVAK

Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt May 13

Second Reading-Short Debate

Held 2nd Rdg-Short Debate

May 14 St Mandate Fis Nte Req-Wdrn

Home Rule Note

RequestWITHDRAWN/BLACK

Added As A Joint Sponsor BLACK

Pld Cal Ord 3rd Rdg-Sht Dbt

Home Rule Note Filed IN THE HOUSE.

St Mandate Fis Note Filed

IN THE HOUSE.

3rd Rdg-Sht Dbt-Pass/Vot117-001-000

Passed both Houses Sent to the Governor

Jun 12 Aug 01 Governor approved

PUBLIC ACT 90-0324 Effective date 97-08-01

#### SB-1122 SHADID - HAWKINSON.

Appropriates \$250,000 to the Department of Human Services for a grant to the Neighborhood House Association in Peoria for capital improvements. Effective July 1, 1997.

Feb 26 1997 Referred to Rules First reading

Mar 05 Assigned to Appropriations

Mar 17 Added as Chief Co-sponsor HAWKINSON

Refer to Rules/Rul 3-9(a) Apr 26

SB-1123 **686** 

## SB-1123 DILLARD - WALSH,T.

Makes appropriations for the ordinary and contingent expenses of the Office of the State Appellate Defender. Effective July 1, 1997.

Mar 05 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1124 WATSON - DEMUZIO - TROTTER.

Makes appropriations for the ordinary and contingent expenses of the State Board of Elections and for grants by the Board to local governments. Effective July 1, 1997.

Mar 05 1997 First reading Referred to Rules
Mar 11 Assigned to Appropriations
Apr 26 Refer to Rules/Rul 3-9(a)

### SB-1125 CARROLL – RAUSCHENBERGER.

New Act

Appropriates \$1,478,800 (\$978,800 from the Violence Prevention Fund and \$500,000 from the General Revenue Fund) to the Illinois Violence Prevention Authority for administration and grant expenses relating to the Illinois Violence Prevention Act of 1995. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1126 TROTTER.

Appropriates \$31,910,800 to the Board of Trustees of Chicago State University for the ordinary and contingent expenses of the University for FY98. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1127 RAUSCHENBERGER – MAITLAND.

Makes supplemental appropriations and legislative transfers for various State agencies to complete FY1997. Effective immediately.

Dpt. Aging ... Dpt. Agriculture ... Dpt. Children and Family Services ... Dpt. Mental Health and Developmental Disabilities ... Dpt. Military Affairs ... Dpt. Professional Regulation ... Dpt. Public Aid ... Dpt. Public Health ... Dpt. Rehabilitation Services ... Dpt. Transportation ... Dpt. Veterans' Affairs ... Ill. Commerce Commission ... Ill. Community College Board

## SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinserts original supplemental appropriations to the various agencies listed above. Adds appropriations for payment of claims to the Court of Claims. Effective immediately.

## **BALANCED BUDGET NOTE**

The appropriated amounts are affordable because the end of FY96 balance was greater than projected in calculating FY97 budget.

## HOUSE AMENDMENT NO. 1

Appropriates \$60,300 to the State Board of Education for a grant to Wilmington School District 209-U to replace local property tax revenues; Appropriates \$31,300 to East Alton-Wood River High School District 14; \$381,600 to Roxana Community Unit District 1; \$156,500 to Wood River-Hartford Elementary District 15 for grants for the purpose of replacing revenues lost due to reduced assessments. Appropriates \$850,000 for the ordinary and contingent expenses of the Teachers' Academy for Math and Science in Chicago.

NOTE(S) THAT MAY APPLY: Balanced Budget

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations

Apr 10 Amendment No.01 APPROP S Adopted Recommnded do pass as amend

012-000-000

Apr 24	Second Reading Placed Calndr, Third Readi	ng
Apr 25	Third Reading - Passed 056	Balanced Budget Note Filed
	Arrive House Hse Sponsor HANNIG	
Apr 29	Placed Calendr, First Readr First reading	Referred to Rules
Mov 01	Alt Deimony Spanger Chan	Assigned to Approp-Gen Srvc & Govt Ovrsght
<b>M</b> ay 01	Alt Primary Sponsor Chang Added As A Joint Sponsor	HANNIG
May 08	Amendment No.01	APP-GEN SERVS H Adopted 011-004-000 Do Pass Amend/Short Debate
	Placed Cal 2nd Rdg-Sht Di	
	Amendment No.02 Amendment referred to Cal Ord 2nd Rdg-Shr Dbt	SAVIANO to HRUL
May 09	Amendment No.02	SAVIANO
	Rules refers to Cal Ord 2nd Rdg-Shr Dbt	HAPG
May 12	Amendment No.03 Amendment referred	HANNIG
May 12	Cal Ord 2nd Rdg-Shr Dbt	
May 13	Amendment No.03 Rules refers to	HANNIG HAPG
	Second Reading-Short Deb Held 2nd Rdg-Short Debat	at <del>e</del> e
May 16	2 5	3RD READING AND
	•••••	PASSAGE DEADLINE EXTENDED - 5/23/97
M 22	Held 2nd Rdg-Short Debat	
May 23		3RD READING AND PASSAGE DEADLINE EXTENDED - 5/31/97
Jul 02	Held 2nd Rdg-Short Debat Re-refer Rules/Rul 19(b) I	
	CHENBERGER.	
Appropriates \$1	to the Department of Stat	e Police to study the utilization of po-
lice vehicles by dep	artment personnel. Effecti ENDMENT NO. 1	ve July 1, 1997.
Mar 07 1997	First reading	Referred to Rules
Mar 11		Assigned to Appropriations
Apr 10	Placed Calndr, Second Read	Recommended do pass 012-000-000
Apr 24	Second Reading	
Apr 25	Placed Calndr, Third Readi Third Reading - Passed 037	ng 7-001-018
	Arrive House Hse Sponsor HANNIG	
A 20	Placed Calendr, First Readr	
Apr 29	First reading	Referred to Rules Assigned to Approp-Gen Srvc & Govt Ovrsght
May 01 May 08	Added As A Joint Sponsor Amendment No.01	RYDER APP-GEN SERVS H Adopted
,		017-000-000 Do Pass Amend/Short Debate 017-000-000
M +2	Placed Cal 2nd Rdg-Sht Di	bt
May 13	Second Reading-Short Deb Held 2nd Rdg-Short Debat	ate e
May 16	-	3RD READING AND
		PASSAGE DEADLINE EXTENDED - 5/23/97
	Held 2nd Rdg-Short Debat	e

Held 2nd Rdg-Short Debate

May 23 3RD READING AND PASSAGE DEADLINE EXTENDED - 5/31/97

Held 2nd Rdg-Short Debate

Jul 02 Re-refer Rules/Rul 19(b) RULES HRUL

Nov 12 Recommends Consideration HRUL

Pld Cal Ord 3rd Rdg-Sht Dbt

Jan 02 1998 Re-refer Rules/Rul 19(b) RULES HRUL

#### SB-1129 RAUSCHENBERGER.

Appropriates \$1 to the Department of Central Management Services to study the historical accuracy of liability and revenue projections regarding the State Employees' Group Insurance Program. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1. (House recedes May 31, 1997)

Deletes the effective date.

## CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.

Recommends that the bill be further amended as follows:

-intions and reappro-Delete pria:

Deletes everythin	ng after the enacting claus	se. Makes appropriations	and reappro
	tate operations for FY98.	Effective July 1, 1997.	
Mar 07 1997	First reading	Referred to Rules	
Mar 11		Assigned to Appropriation	
Apr 10		Recommended do pass 01	2-000-000
	Placed Calndr, Second Rea	dng	
Apr 24	Second Reading		
	Placed Calndr, Third Read	ing	
Apr 25	Third Reading - Passed 03	8-000-014	
	Arrive House		
	Hse Sponsor HANNIG		
	Placed Calendr, First Read		
Apr 29	First reading	Referred to Rules	0 0 0 4
		Assigned to Approp-Gen	Srvc & Govt
M 01	4.11.1.4.4.1.1.6	Ovrsght	
May 01	Added As A Joint Sponsor	KYDEK	41 41
May 08	Amendment No.01	APP-GEN SERVS H	Adopted
		017-000-000 Do Door Amond (Short D	مامه
		Do Pass Amend/Short Do 017-000-000	edate
	Placed Cal 2nd Rdg-Sht D		
May 09	Second Reading-Short Del		
May 09	Pld Cal Ord 3rd Rdg-Sht 1	76t	
May 13	3rd Rdg-Sht Dbt-Pass/Vo	201 +116_000_000	
May 14	Sec. Desk Concurrence 01	1110-000-000	
May 15	Filed with Secretary		
May 15	I ned with Secretary	Mtn non-concur - Hse Ar	nend
May 16	S Noncners in H Amend.		nena
11111 10	Arrive House	,1	
	Placed Cal Order Non-con	cur 01	
May 22	That can order from con	MTN REFUSE RECED	E-HSE
,		AMEND	
	Placed Cal Order Non-con	cur 01	
May 27	H Refuses to Recede Amer	nd 01	
•	H Requests Conference Co	omm 1ST	
	Hse Conference Comm Ap		
	_	SCHOENBERG, MO	RROW
		CHURCHILL AND	
		BIGGINS	
May 29	Sen Accede Req Conf Con		
May 31	Sen Conference Comm Ap	ptd 1ST/RAUSCHENBE	RGER
		DONAHUE, MAITLA	AND,
	••	TROTTER, WELCH	
	House report submitted	10m (11m 111	
	Conf Comm Rpt referred t		
	Pited with Course	Be approved consideration	n
	Filed with Secretary	Conference Consider B	
		Conference Committee R	eport

Conf Comm Rpt referred to SRUL

May 31—Cont.

Conference Committee Report Be approved consideration

Senate report submitted

Senate Conf. report Adopted 1ST/049-009-000 House Conf. report Adopted 1ST/116-002-000

Both House Adoptd Conf rpt 1ST

Passed both Houses Sent to the Governor

Jun 04 Jun 11 Governor approved

**FY 97 SUPPLEMENTAL** APPROPRIATION FY98 APPROPRIATION

Effective date 97-06-11 Effective date 97-07-01 PUBLIC ACT 90-0010

#### SB-1130 RAUSCHENBERGER.

Appropriates \$1 to the Illinois Gaming Board to study the declining trend in Illinois riverboat gaming receipts. This takes effect July 1, 1997.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Appropriates \$103,885 to the State Comptroller to pay amounts owing upon the death of Senator Harry "Babe" Woodyard. Effective immediately.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations

Apr 10 Amendment No.01 APPROP Adopted Recomminded do pass as amend

012-000-000

Placed Calndr, Second Reading

Apr 24 Second Reading

Placed Calndr, Third Reading

Apr 25 Third Reading - Passed 055-000-000

Arrive House

Hse Sponsor HANNIG Placed Calendr, First Reading

Apr 29 First reading Referred to Rules

Assigned to Approp-Gen Srvc & Govt Ovrsght

Alt Primary Sponsor Changed RYDER May 01 Added As A Joint Sponsor HANNIG

Do Pass/Short Debate Cal 017-000-000 May 08

> Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt May 13 3rd Rdg-Sht Dbt-Pass/Vot117-000-000

Passed both Houses

Jun 11 Sent to the Governor Jul 03 Governor approved

PUBLIC ACT 90-0064 Effective date 97-07-03

#### RAUSCHENBERGER. SB-1131

May 09

Appropriates \$1 to the Department of Agriculture to study the Cooperative Extension Service. This Act takes effect July 1, 1997.

HOUSE AMENDMENT NO. 1

Deletes the effective date.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations

Apr 10 Recommended do pass 012-000-000

Placed Calndr, Second Reading

Second Reading Apr 24

Placed Calndr, Third Reading

Third Reading - Passed 043-000-013 Apr 25

Arrive House

Hse Sponsor HANNIG Placed Calendr, First Reading

Apr 29 First reading Referred to Rules

Assigned to Approp-Gen Srvc & Govt

Ovrsght

May 01 May 08	Alt Primary Sponsor Chang Added As A Joint Sponsor Amendment No.01	ged RYDER HANNIG APP-GEN SERVS H Adopted 017-000-000 Do Pass Amend/Short Debate 017-000-000
May 09 May 13 May 14 May 15	Placed Cal 2nd Rdg-Sht Dt Second Reading-Short Deb. Pld Cal Ord 3rd Rdg-Sht D 3rd Rdg-Sht Dbt-Pass/Vot Sec. Desk Concurrence 01 Filed with Secretary	ot ate bt 117-000-000
May 16	S Noncners in H Amend. 0 Arrive House Placed Cal Order Non-cond	
May 27	riaced Car Order Non-conc	MTN REFUSE RECEDE-HSE AMEND
May 20	H Refuses to Recede Amen H Requests Conference Con Hse Conference Comm App	d 01 mm 1ST otd 1ST/HANNIG, SCHOENBERG, MORROW CHURCHILL AND BIGGINS
May 29 May 31	Sen Accede Req Conf Com Sen Conference Comm App	in 151 btd 15T/RAUSCHENBERGER DONAHUE, MAITLAND, TROTTER, WELCH
SB-1132 RAUSO	CHENBERGER.	
Appropriates \$1	to the Board of Higher E	ducation to study the effectiveness of
Economic Developr	ment Grants. Effective Jul ENDMENT NO. 1	
Mar 07 1997	First reading	Referred to Rules
Mar 11		Assigned to Appropriations
Apr 10	Placed Calndr, Second Read	Recommended do pass 012-000-000 ing
Apr 24	Second Reading Placed Calndr, Third Reading	ng
Apr 25	Third Reading - Passed 044 Arrive House Hse Sponsor HANNIG	4-000-011
Apr 29	Placed Calendr, First Readr First reading	Referred to Rules Assigned to Approp-Gen Srvc & Govt Ovrsght
<b>M</b> ay 01	Alt Primary Sponsor Chang Added As A Joint Sponsor	ged RYDER
May 08	Amendment No.01	APP-GEN SERVS H Adopted 017-000-000 Do Pass Amend/Short Debate 017-000-000
	Placed Cal 2nd Rdg-Sht Di	
May 09	Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D	ate
May 13	3rd Rdg-Sht Dbt-Pass/Vot	116-000-000
May 14	Sec. Desk Concurrence 01	
May 15	Filed with Secretary	Mtn non-concur - Hse Amend
May 16	S Noncners in H Amend. 0 Arrive House Placed Cal Order Non-cond	1
May 27		MTN REFUSE RECEDE-HSE AMEND
	H Refuses to Recede Amer H Requests Conference Co Hse Conference Comm App	nd 01 mm 1ST

**691** SB-1132—Cont.

May 29 Sen Accede Req Conf Comm 1ST

May 31 Sen Conference Comm Apptd 1ST/RAUSCHENBERGER

DONAHUE, MAITLAND,

TROTTER, WELCH

### SB-1133 RAUSCHENBERGER.

Appropriates \$1 to the Board of Higher Education to study the impact of local control of the University Income Funds on the higher education budget process. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules Mar 11 Assigned to Appropriations Apr 10 Recommended do pass 012-000-000 Placed Calndr, Second Reading Second Reading Apr 24 Placed Caindr, Third Reading May 07 Motion filed WEAVER - RE-REFER FROM CAL. 3RD RDG. TO SENATE RULES. May 08 Motion prevailed 037-011-006 May 08

Re-referred to Rules

Referred to Rules

Re-referred to Rules

## SB-1134 RAUSCHENBERGER.

Appropriates \$1 to the Department of Transportation to study the cost effectiveness of the Chicago-Milwaukee Amtrak corridor. Effective July 1, 1997.

Referred to Rules Mar 07 1997 First reading Mar 11 Assigned to Appropriations Apr 10 Recommended do pass 012-000-000 Placed Calndr, Second Reading Second Reading Apr 24 Placed Calndr, Third Reading Motion filed WEAVER - RE-REFER May 07 FROM CAL. 3RD RDG. TO SENATE RULES. Motion prevailed May 08 037-011-006 May 08 Re-referred to Rules

## SB-1135 RAUSCHENBERGER.

Mar 07 1997 First reading

Appropriates \$1 to the Department of Corrections to study the overcrowding of Illinois prisons. Effective July 1, 1997.

Mar 11 Assigned to Appropriations Apr 10 Recommended do pass 012-000-000 Placed Calndr, Second Reading Second Reading Apr 24 Placed Calndr, Third Reading Motion filed WEAVER - RE-REFER May 07 FROM CAL. 3RD RDG. TO SENATE RULES. May 08 Motion prevailed 037-011-006 May 08

## SB-1136 WALSH,T.

Appropriates \$1 to the Department of Human Services to study the benefits of the Family Assistance and Home-Based Support Services Programs. Effective July 1, 1997.

Mar 07 1997First readingReferred to RulesMar 11Assigned to AppropriationsApr 26Refer to Rules/Rul 3-9(a)

## SB-1137 RAUSCHENBERGER.

Appropriates \$1 to the Department of Human Services for a study of the Department's alcoholism and drug treatment grant rate structure. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules
Mar 11 Assigned to Appropriations
Refer to Rules/Rul 3-9(a)

SB-1138 **692** 

## SB-1138 RAUSCHENBERGER.

Appropriates \$1 to the Department of Children and Family Services for an in-depth study of the Department's contracting processes. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations
Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1139 RAUSCHENBERGER.

Appropriates \$1 to the Department of Children and Family Services to study the effectiveness of Local Area Networks. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SR-1140 RAUSCHENBERGER.

Appropriates \$1 to the Department of Insurance to study the Senior Health Insurance Program. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1141 RAUSCHENBERGER.

Appropriates \$1 to the Department on Aging to study the Retired Senior Volunteer Program. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1142 RAUSCHENBERGER.

Appropriates \$1 to the Department of Commerce and Community Affairs to study the efficiency of its Office of Coal Marketing and Development and that Office's relationship with the Illinois Coal Development Board. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1143 RAUSCHENBERGER.

Appropriates \$1 to the Department of Commerce and Community Affairs to evaluate current uses of the Tourism Promotion Fund. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1144 PHILIP – WALSH,T.

Makes appropriations for expenses of the Office of the Governor for the fiscal year beginning July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1145 BUTLER - DONAHUE.

Makes appropriations for expenses of the Office of Lieutenant Governor for the fiscal year beginning July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1146 RAUSCHENBERGER.

Makes appropriations for the ordinary and contingent expenses of the Attorney General for fiscal year 1998. Makes an appropriation to the Illinois Violence Prevention Authority for expenses relating to the Violence Prevention Act of 1995. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations
Apr 26 Refer to Rules/Rul 3-9(a)

#### SB-1147 MAITLAND.

Makes appropriations for the ordinary and contingent expenses of the Judicial Inquiry Board. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules Mar 11 Assigned to Appropriations Refer to Rules/Rul 3-9(a)

Apr 26

#### SB-1148 RAUSCHENBERGER.

Makes various appropriations to the Court of Claims. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

#### SB-1149 RAUSCHENBERGER.

Makes appropriations to the Court of Claims for awards and recommendations made by the Court of Claims. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

#### SB-1150 RAUSCHENBERGER.

Makes appropriations to the Court of Claims for awards and recommendations made by the Court of Claims. Effective immediately.

NOTE(s) THAT MAY APPLY: Balanced Budget

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

#### SB-1151 WEAVER, S - RAUSCHENBERGER.

Makes appropriations for FY 98 to the Board of Higher Education and the Illinois Mathematics and Science Academy for operations and grants, to the Department of Public Health for a medical scholarship program, to the Board of Trustees of the University of Illinois to match a particular National Science Foundation grant, and to the Illinois Community College Board and the Boards of Trustees of public universities for technology infrastructure improvements. Also makes reappropriations from the Capital Development Fund to the Illinois Community College Board and Boards of Trustees of public universities for technology infrastructure improvements and to the Board of Higher Education for grants to support a statewide telecommunications-based instructional delivery system. Effective July 1, 1997.

## STATE DEBT IMPACT NOTE

SB 1151 is a FY 1998 appropriation bill that does not increase the authorization for any type of bond. Therefore, it does not

directly affect the State's long-term indebtedness.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Mar 17 State Debt Note Filed Committee Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

#### SB-1152 DONAHUE - FAWELL.

Appropriates \$285,530,400 to the Illinois Community College Board for FY98 for its ordinary and contingent expenses and for credit hour and other distributive grants. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Refer to Rules/Rul 3-9(a) Apr 26

#### SB-1153 WALSH,T.

Makes appropriations to the Illinois Student Assistance Commission. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Refer to Rules/Rul 3-9(a) Apr 26

#### SB-1154 WEAVER.S - BOMKE.

Appropriates funds to the Board of Trustees of the University of Illinois for ordinary and contingent expenses for Fiscal Year 1998. Effective July 1, 1997.

STATE DEBT IMPACT NOTE

SB 1154 is a FY 1998 appropriation bill that does not increase the authorization for any type of bond. Therefore, it does not

directly affect the State's long-term indebtedness.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations State Debt Note Filed Mar 17 Committee Appropriations Refer to Rules/Rul 3-9(a)

Apr 26

#### LUECHTEFELD - BOMKE - RAUSCHENBERGER - BOWLES. SB-1155

Appropriates \$200,170,500 to the Board of Trustees of Southern Illinois University for the ordinary and contingent expenses of the University. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules Mar 11 Assigned to Appropriations

Apr 26 Refer to Rules/Rul 3-9(a)

#### SB-1156 MAITLAND.

Appropriates \$75,695,400 to the Board of Trustees of Illinois State University for the ordinary and contingent expenses of the University for Fiscal Year 1998. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules Mar 11 Assigned to Appropriations

Apr 26 Refer to Rules/Rul 3-9(a)

#### SB-1157 BURZYNSKI - RAUSCHENBERGER.

Makes an appropriation to Northern Illinois University for its FY 1998 ordinary and contingent expenses. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

#### DONAHUE. SB-1158

Appropriates \$52,211,000 to the Board of Trustees of Western Illinois University for the ordinary and contingent expenses of the University for FY98. Effective July 1, 1997.

Referred to Rules Mar 07 1997 First reading

Mar 11 Assigned to Appropriations Refer to Rules/Rul 3-9(a) Apr 26

#### SB-1159 MYERS, J - MAITLAND.

Appropriates \$42,402,000 to the Board of Trustees of Eastern Illinois University for its ordinary and contingent expenses for Fiscal Year 1998. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Refer to Rules/Rul 3-9(a) Apr 26

#### SB-1160 DUDYCZ - RAUSCHENBERGER.

Appropriates \$36,024,100 from the funds named below to the Board of Trustees of Northeastern Illinois University for the ordinary and contingent expenses of Northeastern Illinois University for FY98. Effective July 1, 1997.

Referred to Rules Mar 07 1997 First reading Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

#### SB-1161 MAHAR - RAUSCHENBERGER.

Appropriates \$23,182,800 to the Board of Trustees of Governors State University for its ordinary and contingent expenses. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Refer to Rules/Rul 3-9(a) Apr 26

## SB-1162 WEAVER.S - RAUSCHENBERGER.

Makes appropriations from the General Revenue Fund and the Education Assistance Fund to the State Universities Civil Service System to meet its ordinary and contingent expenses for the fiscal year ending June 30, 1998. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules
Mar 11 Assigned to Appropriations
Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1163 WEAVER, S - MAITLAND.

Makes appropriations to the Board of Trustees of the State Universities Retirement System for fiscal year 1998. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1164 RAUSCHENBERGER – BOMKE.

Makes appropriations and reappropriations for the ordinary and contingent expenses of the government services agencies for the fiscal year beginning July 1, 1997. Effective July 1, 1997.

Bureau of Budget ... CDB ... DCMS ... State Civil Service Commission ... Dpt. of Lottery ... Educational Labor Relations Board ... State and Local Labor Relations Boards ... Property Tax Appeal Board ... Retirement Sytems: State Employees', Judges, General Assembly, Teachers ... Dpt. of Revenue Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1165 RAUSCHENBERGER – LAUZEN.

Makes appropriations and reappropriations to various regulatory agencies for the ordinary and contingent expenses for the fiscal year beginning July 1, 1997. Effective July 1, 1997.

Liquor Control Commission ... Office of Banks and Real Estates ... Dpt. of Financial Institutions ... Dpt. of Human Rights ... Ill. Commerce Commission ... Ill. Racing Board ... Industrial Commission ... Dpt. of Insurance ... Dpt. of Professional

Regulation
Mar 07 1997 First reading Referred to Rules
Mar 11 Assigned to Appropriate Mar 11

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1166 DONAHUE - RAUSCHENBERGER - LUECHTEFELD - WATSON.

Appropriations to the Department of Corrections for ordinary and contingent expenses. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules
Mar 11 Assigned to Appropriations
Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1167 WEAVER,S - DONAHUE.

Makes appropriations and reappropriations to the Capital Development Board for permanent improvements, minor capital improvements, repair and maintenance, and related purposes for the fiscal year beginning July 1, 1997. Makes reappropriations to various state agencies for continuing Build Illinois projects for the fiscal year beginning July 1, 1997. Effective July 1, 1997.

Capital Development Board ... Board of Higher Education ... SIU ... U of I ... Space Needs Commission ... Dpt. of Natural Resources ... EPA ... Dpt. of Transportation ... Historic Preservation Agency ... DCCA ... Sec. of State ... Community College Board

STATE DEBT IMPACT NOTE

SB 1151 is a FY1998 appropriation bill that does not increase the authorization for any type of bond. Therefore, it does not directly affect the State's long-term indebtedness.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations
Mar 17 State Debt Note Filed
Committee Appropriations

Apr 26

Refer to Rules/Rul 3-9(a)

## SB-1168 RAUSCHENBERGER - SYVERSON - WALSH.T.

Makes appropriations for the ordinary and contingent expenses of the Department of Human Services for the fiscal year beginning July 1, 1997. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1169 RAUSCHENBERGER – SYVERSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Public Aid for the fiscal year beginning July 1, 1997. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1170 RAUSCHENBERGER – SYVERSON – WALSH.T.

Makes appropriations for the ordinary and contingent expenses of the Department of Children and Family Services for the fiscal year beginning July 1, 1997. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1171 TROTTER.

Appropriates \$1 to the State Board of Education for its ordinary and contingent expenses for fiscal year 1998. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1172 SMITH.

Appropriates \$1 to the Department of Public Health for its ordinary and contingent expenses. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations

Apr 10 Recommended do pass 012-000-000

Placed Calndr, Second Reading

Apr 24 Second Reading Placed Calndr, Third Reading

Apr 25 3d Reading Consideration PP

Calendar Consideration PP.

May 07 Motion filed WEAVER - RE-REFER

FROM CALENDAR ORDER OF CPP TO SENATE RULES.

May 08 Motion prevailed
May 08 037-011-006
Re-referred to Rules

## SB-1173 TROTTER.

Appropriates \$1 to the Department of Human Services for ordinary and contingent expenses. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1174 TROTTER.

Appropriates \$1 to the Department of Children and Family Services for ordinary and contingent expenses. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations
Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1175 CARROLL.

Appropriates \$1 to the Department of Veterans' Affairs for ordinary and contingent expenses. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1176 CARROLL.

Appropriates \$1 to the Illinois Board of Higher Education for ordinary and contingent expenses. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1177 CARROLL.

Appropriates \$1 for the ordinary and contingent expenses of the Department of Corrections. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations

Apr 10 Recommended do pass 012-000-000

Placed Caindr, Second Reading

Apr 25 Second Reading Placed Calndr, Third Reading

May 07 Motion filed WEAVER - RE-REFER

FROM CAL. 3RD RDG. TO SENATE RULES. Motion prevailed

May 08 Motion prevailed
May 08 037-011-006
Re-referred to Rules

## SB-1178 CLAYBORNE.

Appropriates \$1 to the Illinois Community College Board for its ordinary and contingent expenses for fiscal year 1998. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1179 CLAYBORNE.

Appropriates \$1 to the Department of Professional Regulation for its ordinary and contingent expenses. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1180 TROTTER.

Appropriates \$2 from the General Revenue Fund to Chicago State University for its ordinary and contingent expenses for fiscal year 1998. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations

Apr 10 Recommended do pass 012-000-000

Placed Calndr, Second Reading

Apr 24 Second Reading

Placed Calndr, Third Reading

Apr 25 Third Reading - Lost 027-002-023

## SB-1181 TROTTER.

Appropriates \$500,000,000 from the School Construction Fund to the Illinois State Board of Education for grants under the Safe Schools Capital Enhancement Program, Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

## SB-1182 WELCH.

Appropriates \$1 for the ordinary and contingent expenses of the Department of State Police. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations
Apr 26 Refer to Rules/Rul 3-9(a)

#### SB-1183 ORAMA.

Makes appropriations to the City Colleges of Chicago for a workforce preparation and job training program. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

#### SB-1184 BERMAN.

(P.A. 89-501, Article 79, Section 6-6.19)

Amends Public Act 89-501. Reappropriates \$559,250 from the Build Illinois Bond Fund to the Department of Natural Resources for use on completion of the reconstruction of the pier at 64th Street in Jackson Park in Chicago (rather than to pay for a portion of the costs associated with the planning and construction of Lake Michigan shoreline erosion controls in Chicago). Effective immediately.

STATE DEBT IMPACT NOTE

SB 1151 is a FY1998 appropriation bill that does not increase the authorization for any type of bond. Therefore, it does not directly affect the State's long-term indebtedness.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Mar 17 State Debt Note Filed Committee Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

SB-1185 JACOBS.

Makes appropriations to the Mark of the Quad Cities Civic Center for the expansion of the exhibition facilities. Effective July 1, 1997.

Mar 07 1997 First reading Referred to Rules

Mar 11 Assigned to Appropriations Refer to Rules/Rul 3-9(a) Apr 26

SB-1186 DILLARD.

Makes appropriations to the Court of Claims for payment of awards and recommendations made by the Court of Claims. Effective immediately.

NOTE(s) THAT MAY APPLY: Balanced Budget

Mar 07 1997 First reading Referred to Rules Mar 11

Assigned to Appropriations Apr 26 Refer to Rules/Rul 3-9(a)

#### SB-1187 DILLARD.

New Act

Creates the Capitol Rotunda Banner Act to require persons or groups of persons displaying banners in the Capitol Building rotunda in excess of 24 hours to pay a \$50 fee to the Secretary of State for deposit into the Common School Fund. Effective immediately.

May 20 1997 First reading Referred to Rules

#### CULLERTON. SR-1188

750 ILCS 5/202 from Ch. 40, par. 202 750 ILCS 5/203 from Ch. 40, par. 203

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that, if the parties to a prospective marriage submit to the county clerk a pre-marital education program certificate and the parties have complied with other applicable requirements, the county clerk shall issue a license to marry without delay. Provides that, if the parties have complied with other applicable requirements but do not submit a pre-marital education program certificate, the county clerk shall issue a license to marry 60 days after the date an application for a marriage license is submitted; however, if the parties submit a pre-marital education program certificate during that 60-day period, the county clerk shall then issue a license to marry without further delay. Provides that a pre-marital education program certificate shall be issued to parties to a prospective marriage after the parties complete a pre-marital education program conducted by a behavioral health professional or an official representative of a religious institution. Sets forth various program requirements. Provides that, if either of the parties to a prospective marriage is under 18 years of age and unemancipated, one parent or legal guardian of each party shall also complete the program.

May 30 1997 First reading

Referred to Rules

## SB-1189 CULLERTON.

20 ILCS 2630/5 from Ch. 38, par. 206-5 720 ILCS 5/24-1 from Ch. 38, par. 24-1

Amends the Criminal Identification Act and the Criminal Code of 1961. Provides that a person who has not been convicted of a felony or of any offense relating to the unlawful use or possession of a firearm and who, in the past 5 years, has not been convicted of or given supervision for a Class A or B misdemeanor and who pleads guilty to or is found guilty of unlawful use of weapons regarding the possession of firearms in a vehicle, concealed on or about his or her person, or on a public street or public lands within the corporate limits of a municipality may be sentenced to probation without the court entering a judgment and with the person's consent. If the person complies with the condition of probation, the court shall discharge the person and dismiss the proceeding against the person. Provides that the records of arrest of that person shall not be expunged.

NOTE(S) THAT MAY APPLY: Correctional

Jun 01 1997 First reading Referred to Rules

## SB-1190 HENDON.

820 ILCS 315/2 from Ch. 48, par. 282 820 ILCS 315/5 from Ch. 48, par. 285 30 ILCS 805/8.22 new

Amends the Law Enforcement Officers, Civil Defense Workers, Civil Air Patrol Members, Paramedics, Firemen, Chaplains, and State Employees Compensation Act. Provides that a law enforcement officer who dies as the result of an injury received in the course of attempting to prevent the commission of a criminal act by another or attempting to apprehend an individual whom the officer suspects has committed a crime shall be deemed to have been killed in the line of duty, regardless of whether the injury is received while the officer is on duty as a law enforcement officer and regardless of any intoxication or conduct on the part of the officer that may have contributed to the injury; if the officer is employed by a local governmental entity, provides that the survivor or other beneficiary of the officer shall be entitled to receive any benefits that are regularly provided by the local governmental entity in cases of death of a law enforcement officer in the line of duty. Pre-empts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; State Mandates Oct 16 1997 First reading Referred to Rules

## SB-1191 JACOBS.

20 ILCS 605/46.26 from Ch. 127, par. 46.26

Amends the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Community Affairs shall establish an overseas office in Shenyang, China. Effective immediately.

Oct 16 1997 First reading Referred to Rules

## SB-1192 HENDON.

820 ILCS 315/2 from Ch. 48, par. 282 820 ILCS 315/5 from Ch. 48, par. 285 30 ILCS 805/8.22 new

Amends the Law Enforcement Officers, Civil Defense Workers, Civil Air Patrol Members, Paramedics, Firemen, Chaplains, and State Employees Compensation Act. Defines intoxication. Provides that a law enforcement officer employed by a local governmental entity who dies as the result of an injury received on or after July 2, 1997 in the course of attempting to prevent the commission of a criminal act by another or attempting to apprehend an individual whom the officer suspects has committed a crime shall be deemed to have been killed in the line of duty, regardless of whether the injury is received while the officer is on duty as a law enforcement officer and regardless of any use of alcohol on the part of the officer that did not result in intoxication; provides that the survivor or other beneficiary of the officer shall be entitled to receive any benefits that are regularly provided by the local governmen-

tal entity in cases of death of a law enforcement officer in the line of duty. Pre-empts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
Oct 16 1997 First reading Referred to Rules

## SB-1193 HENDON.

35 ILCS 200/21-263 new

Amends the Property Tax Code. Exempts property that contains a church from the scavenger sales held by county collectors for delinquent property taxes. Provides that if the property was sold at a scavenger sale before the effective date of this provision but is still eligible for redemption, then the redemption period for that property shall be extended by one year.

Oct 16 1997 First reading Referred to Rules

## SB-1194 HENDON.

30 ILCS 805/8.21 new 40 ILCS 5/5-156.1 new

65 ILCS 5/10-1-47.1 new

Amends the State Mandates Act, the Pension Code, and the Illinois Municipal Code. Provides that a Chicago policeman disabled while performing his or her duties who is unable to return to active duty but is able to perform limited duties for the police department shall be employed by the police department to perform those duties. Provides that limited-duty employment does not make the policeman ineligible to continue to receive a duty disability benefit. Provides that the sum of the duty disability benefit and the compensation received for limited-duty employment shall not exceed 100% of the salary that the policeman would be eligible to receive if the policeman returned to active duty. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; Pension; State Mandates
Oct 16 1997 First reading Referred to Rules

## SB-1195 MADIGAN.

520 ILCS 5/2.33

from Ch. 61, par. 2.33

Amends the Wildlife Code. In provisions permitting the Director of Natural Resources to issue a permit to a handicapped person to hunt with a crossbow, deletes language limiting the permit to the taking of deer.

Oct 16 1997 First reading Referred to Rules

Assigned to Agriculture & Conservation

Oct 29 Recommended do pass 010-000-000

Placed Calndr, Second Reading
Oct 30 Second Reading

Second Reading
Placed Calndr, Third Reading

Dec 15 Refer to Rules/Rul 3-9(b)

## SB-1196 WATSON.

625 ILCS 5/11-1429 new

Amends the Illinois Vehicle Code to prohibit a person from operating, on a public roadway, a second division vehicle registered for a gross weight of 8,000 pounds or less while a person is in an unenclosed cargo area of the vehicle and the vehicle is in motion, with exceptions.

Oct 16 1997 First reading Referred to Rules

## SB-1197 HALVORSON.

P.A. 90-10, Art. 1, Sec. 132

P.A. 90-10, Art. 1, Sec. 136

Makes supplemental appropriations aggregating \$11,800,000 from the Common School Fund to the State Board of Education for certain supplementary payments and supplementary State aid grants to school districts for FY 1998. Effective immediately

NOTE(S) THAT MAY APPLY: Balanced Budget

Oct 28 1997 First reading

Referred to Rules

```
SB-1198
            CARROLL - SEVERNS.
    5 ILCS 420/4A-102
                                    from Ch. 127, par. 604A-102
    5 ILCS 420/4A-103
                                    from Ch. 127, par. 604A-103
    5 ILCS 420/4A-104.5 new
    5 ILCS 420/4A-105
                                    from Ch. 127, par. 604A-105
                                    from Ch. 127, par. 604A-106
    5 ILCS 420/4A-106
    5 ILCS 420/4A-107
                                    from Ch. 127, par. 604A-107
    5 ILCS 420/3-101 rep.
   30 ILCS 505/4
                                    from Ch. 127, par. 132.4
   30 ILCS 505/6
30 ILCS 505/9.01
                                    from Ch. 127, par. 132.6
                                    from Ch. 127, par. 132.9a
   30 ILCS 505/11.5
                                    from Ch. 127, par. 132.11-5
```

Creates the State Employee Gift Ban and Ethics Act and amends the Illinois Governmental Ethics Act and the Illinois Purchasing Act. Prohibits State officers and employees of the executive, legislative, and judicial branches from soliciting or accepting gifts from persons or entities with interests affected by the activities of the officer, employee, or his or her agency. Applies to the officer's or employee's immediate family members. Excludes gifts from one donor with an annual aggregate value of \$50 or less and other specified categories of gifts. Makes violation a Class A misdemeanor with a fine related to the value of the gift. Requires each State agency to designate an agency ethics officer to provide employee guidance. Creates a State Board of Ethics appointed by the Governor to review statements of economic interests and investigate apparent conflicts of interests, failures to comply with disclosure and filing requirements for statements of economic interests, and violations of the gift prohibitions. Authorizes the State Board of Ethics to issue advisory opinions, recommend disciplinary actions, and impose fines. Authorizes a violator's ultimate jurisdictional authority to take Board-recommended or other disciplinary action. Changes certain information required in statements of economic interests. Requires certain State employees to file those statements with the State Board of Ethics, rather than the Secretary of State. Eliminates the current late-filing fees for statements of economic interests. Authorizes the State Board of Ethics, rather than the Governor, to grant exemptions from certain restrictions relating to State purchases. Permits advertising for State purchases by electronic means. Requires that State agency purchases be made in accordance with rules promulgated or approved by the Department of Central Management Services. Requires the use of competitive bidding, rather than the current competitive selection procedures, for State agency procurements. Requires the use of the most competitive procedure reasonably available and appropriate for some procurements currently exempt from the use of competitive selection procedures. Requires the use of competitive bidding for other procurements currently exempt from the use of competitive selection procedures. Specifies certain contents of procurement solicitations and of written procurement contracts. Effective immediately (portions of Illinois Purchasing Act) and January 1, 1998 (remainder).

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Oct 28 1997 First reading Referred to Rules

## SB-1199 MAHAR.

40 ILCS 5/3-110.6 from Ch. 108 1/2, par. 3-110.6 40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the Illinois Pension Code to allow certain current and former Department of Revenue investigators to transfer service credits from downstate police pension funds to the State Employees' Retirement System. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates Oct 28 1997 First reading Referred to Rules

## SB-1200 DILLARD - OBAMA - CARROLL - KARPIEL - CULLERTON, FARLEY, BERMAN, LINK AND RADOGNO.

Makes a supplemental appropriation of \$5,900,000 for FY 1998 from the General Revenue Fund to the Environmental Protection Agency to fund Illinois' participation in the Great Lakes Protection Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

Oct 28 1997 First reading Referred to Rules

SB-1201 FITZGERALD.

625 ILCS 5/13A-110 from Ch. 95 1/2, par. 13A-110

625 ILCS 5/13B-48 new

Amends the Emission Inspection Chapters of the Illinois Vehicle Code to authorize the Environmental Protection Agency to allow gas stations to operate private official vehicle emission inspection stations in accordance with Agency rules and procedures. Effective immediately.

Note(s) That May Apply: Fiscal Oct 28 1997 First reading

Referred to Rules

## SB-1202 WELCH.

10 ILCS 5/9-25.3 new

Amends the Election Code. Provides that a person who makes aggregate contributions greater than \$1,000 for the primary election or greater than \$1,000 for the general election to any political committee for a candidate for the office of Governor, Lieutenant Governor, Attorney General, Treasurer, Secretary of State, Comptroller, State Senator, or State Representative is prohibited from entering into, renewing, or extending any contract with the State of Illinois for 2 years after the date of the contribution. Provides that the person's existing contracts, entered into, renewed, or extended after the effective date of this amendatory Act of 1998, are void and the contractor shall return all consideration received from the State regardless of the services, goods, or other things of value provided under the contract, which shall be retained by the State. Effective immediately.

Oct 28 1997 First reading Referred to Rules

## SB-1203 VIVERITO.

60 ILCS 1/Art. 207 heading new

60 ILCS 1/207-5 new

60 ILCS 1/207-10 new

60 ILCS 1/207-15 new

60 ILCS 1/207-20 new

60 ILCS 1/207-25 new

60 ILCS 1/207-30 new

60 ILCS 1/207-35 new

60 ILCS 1/207-40 new

60 ILCS 1/207-45 new

60 ILCS 1/207-50 new

Amends the Township Code. Authorizes a township in a county with a population of more than 3,000,000 to fund and provide special services for its streets, street lighting, sidewalks, sewer and water systems, alleys, and other necessary adjuncts, by establishing a special service area. Provides for notice and hearings on the creation or enlargement of a special service area, the levy of a tax or the issuance of bonds for the special services, and the disconnection of territory from the area. Provides that a timely filed petition signed by 51% of the area's electors and 51% of the area's owners of record shall prevent the township from creating or enlarging a special service area, levying or increasing a tax for the special services, or issuing bonds to provide the special services. Effective immediately.

Oct 28 1997 First reading Referred to Rules

## SB-1204 JONES.

New Act

30 ILCS 105/5.449 new

35 ILCS 5/507U new

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

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

Creates the Public Election Fund Act. Provides that eligible candidates for the offices of Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, Treasurer, State Senator, and State Representative shall receive public matching funds. Sets requirements for eligibility for public matching funds. Allows a caucus political committee organized by the President of the Senate, the Minority Leader of the Senate, the Speaker of the House of Representatives, or the

Minority Leader of the House of Representatives to receive additional public matching funds. Provides that a candidate may not receive public matching funds if an election is uncontested. Provides that if a political committee or caucus political committee violates any condition of eligibility, that committee shall forfeit an amount twice the amount of the violating contribution. Prohibits the use of campaign funds for certain expenditures. Provides that use of funds for a prohibited expenditure shall result in the forfeiture of matching funds and shall be a business offense in an amount equal to the prohibited expenditure. Provides that any person, candidate, or committee that collects, schemes, or collaborates to misuse, collect, or improperly accept matching funds is guilty of a Class A misdemeanor. Contains other provisions. Amends the State Finance Act to create the Public Election Fund. Amends the Illinois Income Tax Act. Allows contributions to be made to the Public Election Fund through an income tax checkoff. Effective January 1, 1999.

```
Note(s) That May Apply: Fiscal Oct 28 1997 First reading Referred to Rules

SB-1205 O'MALLEY.

105 ILCS 5/27A-2
105 ILCS 5/27A-3
105 ILCS 5/27A-3.5 new
105 ILCS 5/27A-4
105 ILCS 5/27A-6
105 ILCS 5/27A-7
105 ILCS 5/27A-7
105 ILCS 5/27A-9
105 ILCS 5/27A-9
105 ILCS 5/27A-10
105 ILCS 5/27A-11
```

Amends the Charter Schools Law in the School Code. Eliminates a provision that limits the number of resident pupils from the same grade in a school district with only one attendance center covering that grade that may be enrolled in a charter school at one time. Adds definitions. Eliminates limitations on the number of charter schools that may operate at any one time. Creates the Illinois Chartering Board with the authority, beginning March 1, 1998, to act upon proposals to establish or renew charter schools. Also provides that if a chartering agency (a local school board or the Illinois Chartering Board) denies a charter school proposal or revokes or denies renewal of an existing charter, the entities that initiate the charter school proposal or the governing body of the charter school may file a petition, signed by 5% or more of the registered voters of the school district in which the charter school is or is to be located, requiring submission to a referendum of a proposition to approve the charter school proposal or to rescind the revocation of or to renew the charter of the charter school. Provides that if a majority of those voting on the proposition vote in favor thereof, the proposition shall be deemed to have obtained local approval and, subject to the requisite certification by the State Board of Education that the charter school proposal or charter as sought to be renewed complies with applicable law, the charter school shall be established or the charter renewed for the length of the term provided in the charter, beginning with the first day of the next school year. Makes other related changes. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates
Oct 28 1997 First reading Referred to Rules

SB-1206	SIEBEN.	
770 ILC	S 10/1	from Ch. 82, par. 551
770 ILC		from Ch. 82, par. 121
770 ILC	S 22/5	,-
770 ILC	S 25/2	from Ch. 82, par. 302
770 ILC	S 35/1	from Ch. 82, par. 97
770 ILC	S 75/2	from Ch. 82, par. 602
770 ILC	S 80/1	from Ch. 82, par. 101.1

Amends the Clinical Psychologists Lien Act, the Dentists Lien Act, the Emergency Medical Services Personnel Lien Act, the Home Health Agency Lien Act, the Hospital Lien Act, the Physical Therapist Lien Act, and the Physicians Lien Act. Provides that the total amount of all liens under those Acts may not exceed one-third of the sum paid to an injured person based on a claim or a right of action. Effective June 1, 1998.

Oct 28 1997 First reading

Referred to Rules

SB-1207 PHILIP - CRONIN.

55 ILCS 5/5-39001

from Ch. 34, par. 5-39001

Amends the Counties Code. Provides that in a county with more than 2,000,000 (now 1,000,000) inhabitants, the county board shall order disbursements from the County Law Library Fund. Provides that in single county circuits with 2,000,000 or fewer inhabitants, disbursements shall be made from the Fund on the order of the chief judge of the circuit court of the county. Provides that in those single county circuits the number of personnel necessary to operate and maintain the county law library shall be set by and those personnel shall be appointed by the chief judge. Provides that law library personnel shall serve at the pleasure of the appointing authority. Provides that the salaries of law library personnel shall be fixed by the county board. Effective immediately.

Oct 28 1997 First reading

Referred to Rules

SB-1208 GEO-KARIS.

65 ILCS 5/7-1-1

from Ch. 24, par. 7-1-1

Amends the Illinois Municipal Code. Provides that as soon as practicable after an annexation or disconnection (now within 30 days), the corporate authorities who initiated the action must notify the territory's election authorities and post office. Provides that if an annexation or a disconnection of territory where electors reside is made within 28 days (now 60) before a general election within the municipality, then the action shall not be effective until the day after the election.

Oct 29 1997 First reading

Referred to Rules

## SB-1209 BURZYNSKI - SYVERSON.

35 ILCS 200/27-23 new

35 ILCS 200/27-30

35 ILCS 200/27-35

35 ILCS 200/27-40

35 ILCS 200/27-55

35 ILCS 200/27-20 rep.

Amends the Special Service Area Tax Law in the Property Tax Code. Provides that the establishment of a special service area may be proposed only by a written petition signed by at least 51% of the electors residing within the special service area and by at least 51% of the owners of record of the land included within the boundaries of the special service area. Provides that the petition shall be filed with the municipal clerk or county clerk. Provides that the status of the electors signing the petition shall be determined at the time the petition is filed. Provides that the municipality or county shall fix the time for the hearing within 60 days after the petition proposing the establishment of a special service area is filed (now prior to or within 60 days after the adoption of the ordinance proposing the establishment of the special service area). Provides that the corporate authorities shall vote on the issue of creating the special service area, if they choose to do so, at the public hearing or at their first regular meeting thereafter. Provides that the ordinance establishing the boundaries of the special service area shall be filed no later than 15 days after the date the ordinance was adopted (now no later than 60 days after the date the ordinance was adopted). For purposes of the opposition petition, provides that the eligibility of the electors shall be determined at the time the petition is filed (now at the time of the public hearing). Repeals current provisions concerning the application system used to propose special service areas. Effective January 1, 1998.

Oct 29 1997 First reading Referred to Rules

## SB-1210 BURZYNSKI - SYVERSON.

10 ILCS 5/28-3

from Ch. 46, par. 28-3

Amends the Election Code. Provides that any writing revoking a signature on a petition for the submission of a public question shall be notarized. Effective January 1, 1998.

Oct 29 1997 First reading

Referred to Rules

## SB-1211 DILLARD.

720 ILCS 5/12-10.1 new

Amends the Criminal Code of 1961. Creates the offense of piercing the body of a minor. Provides that it is a Class C misdemeanor for a person to pierce or offer to pierce the body of a person under 18 years of age without written consent of the parent or legal guardian of that person for purposes of making a hole in the body to allow the injection of an object for ornamentation of the body. Exempts from the prohibition injections, incisions, acupuncture, or similar medical or dental procedure performed by a person authorized to perform that procedure. Exempts from the prohibition emancipated minors. Effective 30 days after becoming law.

NOTE(S) THAT MAY APPLY: Correctional

Oct 30 1997 First reading Referred to Rules

## SB-1212 BOWLES.

30 ILCS 105/5.449 new 425 ILCS 35/1

425 ILCS 35/1 from Ch. 127 1/2, par. 127 425 ILCS 35/2 from Ch. 127 1/2, par. 128

Amends the Fireworks Use Act and the State Finance Act. Prohibits a person from handling certain explosives in a fireworks display if the person is not licensed by the State Fire Marshal to handle the explosives. Establishes licensing procedures and requirements, including requiring the State Fire Marshal to create a curriculum for training and licensing applicants. Provides that application and license fees shall be deposited into the Fireworks License Fund to be used by the State Fire Marshal to defray the costs associated with licensing applicants. Effective January 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

Oct 30 1997 First reading

Referred to Rules

## SB-1213 DILLARD.

625 ILCS 5/16-105 from Ch. 95 1/2, par. 16-105 705 ILCS 105/27.5 from Ch. 25, par. 27.5 705 ILCS 105/27.6 730 ILCS 5/5-9-1 from Ch. 38, par. 1005-9-1

Amends the Illinois Vehicle Code, the Clerks of Courts Act, and the Unified Code of Corrections. Provides that fines collected for traffic violations committed on Interstate highways shall be deposited into the Road Fund in the State Treasury.

NOTE(S) THAT MAY APPLY: Fiscal

Oct 30 1997 First reading Referred to Rules

## SB-1214 WELCH - WALSH, L.

35 ILCS 200/15-175

Amends the Property Tax Code. Provides that the maximum reduction for the general homestead exemption shall be \$4,500 in all counties (now \$4,500 in counties with 3,000,000 or more inhabitants and \$3,500 in all other counties).

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

Nov 12 1997 First reading Referred to Rules

## SB-1215 CARROLL - SEVERNS.

720 ILCS 5/12-3.2 from Ch. 38, par. 12-3.2 from Ch. 38, par. 12-3.2 from Ch. 38, par. 12-30

Amends the Criminal Code of 1961 relating to the offenses of domestic battery and violation of an order of protection. Provides that each is a Class 4 felony if the defendant has any prior conviction for domestic battery, aggravated battery, stalking, aggravated stalking, or violation of an order of protection.

NOTE(s) THAT MAY APPLY: Correctional

Nov 13 1997 First reading Referred to Rules
Added as Chief Co-sponsor SEVERNS

## SB-1216 PETKA.

720 ILCS 5/24-1 from Ch. 38, par. 24-1

Amends provisions of the Criminal Code of 1961 prohibiting the carrying of a concealed firearm, the carrying of a functional or immediately accessible firearm in a vehicle, or the carrying of a firearm upon public lands in a municipality. Creates an affirmative defense that the person who possessed the firearm had a reasonable belief that he or she was the victim of the offense of stalking or aggravated stalking.

Nov 13 1997 First reading

Referred to Rules

SB-1217 PETKA.

720 ILCS 5/11-20.1

from Ch. 38, par. 11-20.1

Amends the Criminal Code of 1961. Eliminates the affirmative defense to a charge of child pornography that the defendant was employed by a public library or a library operated by an accredited institution at the time the act leading to the charge of child pornography took place and the act was committed during the course of employment. Effective immediately.

Nov 13 1997 First reading

Referred to Rules

## SB-1218 HALVORSON - WALSH.L - CULLERTON.

625 ILCS 5/11-401

from Ch. 95 1/2, par. 11-401

Amends the Illinois Vehicle Code to provide that the driver of a vehicle knowingly involved in a motor vehicle accident, regardless of the driver's knowledge that the accident resulted in personal injury or death, shall stop (instead of requiring a driver of a vehicle involved in a motor vehicle accident resulting in personal injury or death to stop). Requires the driver to take reasonable steps to ascertain whether the accident resulted in personal injury or death.

NOTE(s) THAT MAY APPLY: Correctional

Nov 13 1997 First reading Referred to Rules
Dec 01 Added as Chief Co-sponsor CULLERTON

SB-1219 SHAW.

65 ILCS 5/11-74.4-9

from Ch. 24, par. 11-74.4-9

Amends the Illinois Municipal Code. Provides that if a municipality obtains ownership of additional parcels within any redevelopment project area within 2 years of adoption of the ordinance establishing tax increment financing, the municipality's ownership would result in an exemption under the Section of the Property Tax Code concerning taxing district property, and certain other conditions are met, the equalized assessed value of all taxable real property within the redevelopment area shall be adjusted. Effective immediately.

Nov 14 1997 First reading

Referred to Rules

## SB-1220 JACOBS.

New Act 30 ILCS 105/5.449 new 35 ILCS 5/211 new 110 ILCS 805/2-16.04 new

Creates the Illinois Industrial New Jobs Training Law and the Illinois Jobs Training Law and amends the State Finance Act, the Illinois Income Tax Act, and the Public Community College Act. Provides for the establishment of programs by community colleges for the creation of jobs by providing education and training of workers for new jobs for (i) new or expanding industry under agreements between employers and community colleges and (ii) new or expanding businesses or for the retraining of workers of existing business under agreements between businesses and community colleges. Provides for: income tax credit for participating businesses under specified circumstances, elements of programs, funding of programs, the responsibilities of various State entities, and other matters.

NOTE(S) THAT MAY APPLY: Fiscal

Nov 14 1997 First reading

Referred to Rules

## SB-1221 WALSH,T.

70 ILCS 2605/4 70 ILCS 2605/4.13 from Ch. 42, par. 323 from Ch. 42, par. 323.13

Amends the Metropolitan Water Reclamation District Act. Provides that the general superintendent may appoint an intergovernmental affairs coordinator, who shall serve at the pleasure of the general superintendent and who is not included in the classified civil service. Effective immediately.

Nov 14 1997 First reading

Referred to Rules

## SB-1222 RAUSCHENBERGER.

625 ILCS 5/2-119 from Ch. 95 1/2, par. 2-119 from Ch. 95 1/2, par. 6-118

Amends the Illinois Vehicle Code. Provides that beginning January 1, 1998, of the monies collected as a registration fee for each motorcycle, motor driven cycle, and motorized pedalcycle, 27% (instead of \$8) of each annual registration fee and 27% (instead of \$4) of each semiannual registration fee is deposited in the Cycle Rider Safety Training Fund. Provide that the fee for an original or renewal M or L endorsement is \$5. Provides that this \$5 fee shall be deposited into the Cycle Rider Safety Training Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Nov 14 1997 First reading

Referred to Rules

Referred to Rules

SB-1223 JONES.

35 ILCS 200/23-25

Amends the Property Tax Code. Provides that the provisions limiting the filing of tax objections shall not apply to court proceedings to establish an exemption for any specific assessment year, provided that the plaintiff or its predecessor in interest in the property has established an exemption for any subsequent or prior assessment year on grounds comparable to those alleged in the court proceedings. Exempts provisions from the State Mandates Act. Effective immediately.

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

Nov 14 1997 First reading

SB-1224 DILIARD - PETKA - KARPIEL - CULLERTON - OBAMA, HALVOR-SON, BOWLES AND FARLEY.

720 ILCS 5/12-4 from Ch. 38, par. 12-4 720 ILCS 5/12-14 from Ch. 38, par. 12-14 720 ILCS 5/12-16 from Ch. 38, par. 12-16

Amends the Criminal Code of 1961. Provides that administering a controlled substance to a person without his or her consent for nonmedical purposes constitutes aggravated battery. Provides that delivering a controlled substance to a victim without his or her consent as part of the same course of conduct as the commission of criminal sexual assault or criminal sexual abuse is an aggravating circumstance that enhances these offenses to aggravated criminal sexual assault or aggravated criminal sexual abuse. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

Nov 14 1997 First reading Referred to Rules
Jan 14 1998 Added As A Co-sponsor HALVORSON
Jan 15 Added As A Co-sponsor BOWLES
Jan 23 Added As A Co-sponsor FARLEY

## SB-1225 DUDYCZ.

10 ILCS 5/25-2 fro 65 ILCS 5/3.1-10-50

from Ch. 46, par. 25-2

Amends the Election Code and the Illinois Municipal Code. Provides that a conviction for an offense that disqualifies an office holder from holding his or her office shall occur on the date of the return of a guilty verdict or the entry of a finding of guilt. Further amends the Illinois Municipal Code to provide that admission of guilt of a criminal offense that disqualifies an office holder from holding his or her office, in the form of a written agreement to plead guilty to a felony, bribery, perjury, or other infamous crime, shall constitute a resignation from office. Effective immediately.

Nov 14 1997 First reading

Referred to Rules

## SB-1226 JACOBS.

105 ILCS 230/5-50

Amends the School Construction Law. Provides that if a school district is required by law to submit a school construction project or its financing to a referendum, the referendum may be held either before or after the State Board of Education has approved district's application and issued a grant entitlement for the school construction project grant. Effective immediately.

Jan 14 1998 First reading Referred to Rules

## SB-1227 MAHAR - RADOGNO - GEO-KARIS.

20 ILCS 687/6-6 35 ILCS 5/206.1 new

Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997. Increases from \$3,000,000 to \$30,000,000 the amount to be contributed by electric suppliers for the Energy Efficiency Trust Fund. Authorizes moneys in that fund to be expended for purchases of products to enhance energy efficiency. Requires program criteria to be established by January 1, 1999. Amends the Illinois Income Tax Act to create a tax credit equal to 25% of the amount expended for energy efficiency products and projects. Effective immediately.

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

Jan 14 1998 First reading Referred to Rules
Jan 15 Added as Chief Co-sponsor GEO-KARIS

## SB-1228 MAHAR - RADOGNO - GEO-KARIS.

220 ILCS 5/16-107.5 new

Amends the Public Utilities Act. Requires electric utilities and alternative retail electric suppliers to provide net energy metering capabilities for its retail customers that own and operate solar or wind electrical generating facilities. Provides that net production by a customer shall be credited to its bill at the same rate the electric utility or alternative retail electrical supplier charges for electricity provided to the customer. Effective immediately.

Jan 14 1998 First reading Referred to Rules
Jan 15 Added as Chief Co-sponsor GEO-KARIS

## SB-1229 SIEBEN.

20 ILCS 205/40.30 new 35 ILCS 5/211 new

Amends the Civil Administrative Code of Illinois and the Illinois Income Tax Act. Creates an income tax credit for corporations in an amount equal to 5% of the amounts spent by the corporation during the taxable year on biodegradable materials made of corn or soybean products. Provides that the credit may be carried forward for 5 years. Provides that in no event shall the credit reduce the corporation's tax liability to below zero. Provides that the credit applies to tax years beginning on or after January 1, 1998. Sunsets the credit after 5 years. Requires the Department of Agriculture, in cooperation with the Department of Revenue, to study the effect of the credit on the corn-based and soybean-based biodegradable materials markets at the end of the 5-year period. Effective immediately.

Note(s) That May Apply: Fiscal Jan 14 1998 First reading

Referred to Rules

## SB-1230 SEVERNS.

Creates the Human Cloning Prohibition Act. Prohibits the cloning of human beings and the use of public funds or property to clone human beings. Makes intentional violation a Class 3 felony. Amends the State Finance Act to provide that an appropriation Act shall not be construed to authorize the expenditure of public funds for human cloning or for the support of any project or institution that engages in human cloning. Amends the Unified Code of Corrections to make a person who intentionally violates the Act ineligible for probation, conditional discharge or periodic imprisonment. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

 Jan 14 1998
 First reading
 Referred to Rules

 SB-1231
 FARLEY.

 30 ILCS 105/8.25f
 from Ch. 127, par. 144.25f

 35 ILCS 105/9
 from Ch. 120, par. 439.9

30 ILCS 105/8.25f from Ch. 127, par. 144.25f from Ch. 120, par. 439.9 from Ch. 120, par. 439.39 from Ch. 120, par. 439.39 from Ch. 120, par. 439.109 from Ch. 120, par. 439.109 from Ch. 120, par. 422 from Ch. 85, par. 1233 from Ch. 85, par. 1233.2 from Ch. 85, par. 1240

Amends the Metropolitan Pier and Exposition Authority Act. Provides that the surplus revenues of the Authority shall be used for the repair, replacement, and improvement of the grounds, buildings, and facilities of the Authority (now for capital repair and rehabilitation of the grounds, buildings, facilities of the expansion project). Provides that bonds issued by the Authority may not exceed an aggregate original principal amount of \$1,037,000,000 (now \$937,000,000). Provides that any member, officer or employee of the Authority may be designated to authorize the wire transfer of funds deposited by the secretary-treasurer in a bank or savings and loan association (now in a bank or savings and loan association for the payment of payroll and employee benefits related expenses). Amends the State Finance Act, the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides for specified monthly installment deposits into the McCormick Place Expansion Project Fund for fiscal years 2005, 2006, 2007, and thereafter from moneys collected under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the monthly installment deposits shall not be made after fiscal year 2029. Effective immediately.

Note(s) That May Apply: Fiscal Jan 14 1998 First reading

Referred to Rules

# SB-1232 LAUZEN - CRONIN - RAUSCHENBERGER - FITZGERALD - KARPIEL, DUDYCZ, O'MALLEY, BUTLER, WALSH,T, PETERSON, SYVERSON, MYERS.J AND BOMKE.

35 ILCS 5/208

from Ch. 120, par. 2-208

Amends the Illinois Income Tax Act. Provides that in addition to the existing tax credit for residential property, for tax years 1998, 1999, 2000, 2001, and 2002, every individual taxpayer shall be entitled to an additional tax credit equal to 5% of the real property taxes paid by the taxpayer during the taxable year on the principal residence of the taxpayer. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 14 1998 F

First reading

Referred to Rules

Added as Chief Co-sponsor CRONIN

Added as Chief Co-sponsor RAUSCHENBERGER Added as Chief Co-sponsor FITZGERALD Added as Chief Co-sponsor KARPIEL Added As A Co-sponsor DUDYCZ

Added As A Co-sponsor O'MALLEY
Added As A Co-sponsor BUTLER
Added As A Co-sponsor WALSH,T
Added As A Co-sponsor PETERSON
Added As A Co-sponsor SYVERSON
Added As A Co-sponsor MYERS,J

Added As A Co-sponsor BOMKE

## SB-1233 PETERSON.

35 ILCS 200/16-175

Amends the Property Tax Code. Makes a technical change in the Section concerning subpoenas.

Jan 14 1998 First reading

Referred to Rules

## SB-1234 PETERSON.

35 ILCS 5/915

from Ch. 120, par. 9-915

Amends the Illinois Income Tax Act. Makes the provisions in the Section concerning immunity of witnesses gender neutral.

Jan 14 1998 First reading

Referred to Rules

## SB-1235 PETERSON.

35 ILCS 200/18-155

Amends the Property Tax Extension Limitation Law in the Property Tax Code. In the Section concerning apportionment of taxes for a district in 2 or more counties, provides that for those counties that classify property by county ordinance under the Illinois Constitution, the certification shall be listed by property class as provided in the classification ordinance. Effective immediately.

Jan 14 1998 First reading

Referred to Rules

SB-1236 PETERSON.

35 ILCS 200/15-170

105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the Property Tax Code and the School Code. Provides that beginning with taxable year 1998, the maximum reduction for the Senior Citizens Homestead Exemption shall be \$2,500 in all counties (now \$2,500 in counties with 3,000,000 or more inhabitants and \$2,000 in all other counties). Provides that beginning in tax year 1999 and thereafter, the amount of the reduction shall be subject to annual adjustments equal to the lesser of 5% or the percentage increase in the previous calendar year in the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 14 1998 First reading Referred to Rules

SB-1237 RADOGNO.

65 ILCS 5/11-74.4-1 from Ch. 24, par. 11-74.4-1

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Adds a Section caption and makes a technical change in the short title Section.

Jan 14 1998 First reading

Referred to Rules

SB-1238 PARKER.

20 ILCS 605/46.70 new

30 ILCS 105/5.480 new

Amends the Civil Administrative Code of Illinois and the State Finance Act to create the Small Business Incubator Fund. Provides that the Director of Commerce and Community Affairs may make grants to small business incubators dedicated to the successful development of entrepreneurial companies. Provides that the grants shall not exceed 50% of the State income taxes paid in the previous calendar year by qualified businesses leasing space from eligible small business incubators. Provides that an amount equal to 50% of these taxes shall be annually appropriated to the fund. Establishes an application process for grants and limitations on the use of the grants. Provides that the small business incubator grant process is repealed on December 31, 2003. Provides that the evaluation of the grant process shall recommend its continuation or its repeal and shall be submitted to the Governor and the General Assembly before December 31, 2002. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 14 1998 First reading

Referred to Rules

SB-1239 SEVERNS – DEMUZIO.

105 ILCS 230/5-25

Amends the School Construction Law. Eliminates the requirement that a school district meet certain minimum enrollment standards in order to be eligible to receive a school construction project grant. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 14 1998 First reading Referred to Rules

SB-1240 MADIGAN.

215 ILCS 155/17 from Ch. 73, par. 1417

Amends the Title Insurance Act. Provides that title insurance companies and agents may act as escrow agents even if not issuing title insurance or qualified as an independent escrowee. Effective immediately.

Jan 14 1998 First reading Referred to Rules

Jan 15 Assigned to Licensed Activities

SB-1241 O'MALLEY.

415 ILCS 5/9.1 from Ch. 111 1/2, par. 1009.1

Amends the Environmental Protection Act. Makes technical changes in the Section concerning State and federal cooperation in the field of air pollution control.

Jan 14 1998 First reading Referred to Rules

## SB-1242 O'MALLEY.

415 ILCS 5/8 from Ch. 111 1/2, par. 1008

Amends the Environmental Protection Act. Adds a caption to the legislative declaration Section in the air pollution Title of the Act.

Jan 14 1998 First reading Referred to Rules

## SB-1243 BURZYNSKI – O'MALLEY – SYVERSON.

20 ILCS 2310/55.46-5 new 210 ILCS 5/10f-5 new 210 ILCS 85/7.5 new 225 ILCS 60/22 from Ch. 111, par. 4400-22 720 ILCS 5/12-35 new

Creates the Human Cloning Act. Prohibits human cloning. Prohibits a person from purchasing or selling an ovum, zygote, embryo, or fetus for the purpose of cloning a human being. Establishes administrative penalties for violation. Amends the Civil Administrative Code of Illinois, the Ambulatory Surgical Treatment Center Act, the Hospital Licensing Act, and the Medical Practice Act of 1987. Provides for the revocation of various licenses for violation of the Human Cloning Act. Amends the Criminal Code of 1961. Prohibits a person from engaging in activity that involves the use of a human somatic cell for the process of producing a human clone. Penalty is a Class 4 felony. Effective immediately.

Note(s) That May Apply: Correctional; Fiscal

Jan 14 1998 First reading Referred to Rules
Jan 15 Added as Chief Co-sponsor SYVERSON

## SB-1244 SIEBEN.

760 ILCS 100/2 from Ch. 21, par. 64.2 760 ILCS 100/9 from Ch. 21, par. 64.9

Amends the Cemetery Care Act. Removes from the definition of "care" overhead expense and maintenance of records of lot ownership, transfers, and burials. Provides that the definition of "care" does not include the compensation of employees the preponderance of whose duties do not involve the maintenance of the cemetery. Provides that a cemetery authority owning, operating, controlling, or managing a privately operated cemetery shall make application for a license within 30 days whenever it is newly organized and desires to be licensed to accept care funds or whenever there is a sale or transfer of a controlling interest.

Jan 14 1998 First reading Referred to Rules

## SB-1245 RADOGNO.

225 ILCS 335/2 from Ch. 111, par. 7502 225 ILCS 335/3 from Ch. 111, par. 7503 225 ILCS 335/3.5 new 225 ILCS 335/4.5 new 225 ILCS 335/4 rep.

Amends the Illinois Roofing Industry Licensing Act to provide that applicants must pass an examination before being licensed under the Act. Provides for a qualifying person to take a licensing examination on behalf of a roofing contractor other than a sole proprietorship. Makes other changes.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 14 1998 First reading Referred to Rules

## SB-1246 WATSON - CRONIN - LUECHTEFELD.

105 ILCS 5/18-8.05 105 ILCS 235/15-10 105 ILCS 235/15-15 105 ILCS 235/15-20

Amends the School Code and the General State Aid Continuing Appropriation Law. For supplementary grants in aid, provides that the amount of the aggregate general State aid in combination with supplemental general State aid for which each school district is eligible for the 1998-1999 school year and any subsequent school year (instead of just the 1998-1999 school year) shall be no less than the amount of the aggregate general State aid entitlement that was received by the district for the 1997-98 school year and removes the provision that requires the supple-

mentary payments that districts are to receive to be prorated if the amount appropriated is insufficient. Adds references to provisions concerning supplementary grants in aid to the General State Aid Continuing Appropriation Law. Effective July 1, 1998.

Note(s) That May Apply: Fiscal Jan 14 1998 First reading

Referred to Rules

## SB-1247 WATSON.

105 ILCS 5/18-8.05

Amends the School Code. In provisions concerning utilizing a representation of available local resources per pupil for purposes of calculating general State aid, provides that for school districts maintaining grades 9 through 12, local property tax revenues per pupil shall be the applicable equalized assessed valuation of the district multiplied by 1.10% (instead of 1.20%), and divided by the district's Average Daily Attendance figure. Effective July 1, 1998.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 14 1998 First reading Referred to Rules

## SB-1248 BERMAN - WELCH - CULLERTON.

770 ILCS 10/1	from Ch. 82, par. 551
770 ILCS 20/1	from Ch. 82, par. 121
770 ILCS 22/5	•
770 ILCS 25/2	from Ch. 82, par. 302
770 ILCS 35/1	from Ch. 82, par. 97
770 ILCS 75/2	from Ch. 82, par. 602
770 ILCS 80/1	from Ch. 82, par. 101.1

Amends the Clinical Psychologists Lien Act, the Dentists Lien Act, the Emergency Medical Services Personnel Lien Act, the Home Health Agency Lien Act, the Hospital Lien Act, the Physical Therapist Lien Act, and the Physicians Lien Act. Provides that the total amount of all liens under those Acts and subrogation claims may not exceed one-third of the sum paid to an injured person based on a claim or a right of action. Effective June 1, 1998.

Jan 15 1998 First reading Referred to Rules

## SB-1249 GARCIA.

730 ILCS 5/5-5-3

Amends the Unified Code of Corrections. Provides that a person convicted of gunrunning is ineligible for probation, periodic imprisonment, or conditional discharge.

NOTE(S) THAT MAY APPLY: Correctional

Jan 15 1998 First reading

Referred to Rules

## SB-1250 BUTLER.

625 ILCS 5/18c-7401

from Ch. 95 1/2, par. 18c-7401

Amends the Illinois Vehicle Code. In a provision requiring a rail carrier to remove brush, shrubbery, and trees from its right of way at all grade crossings, adds an exception for grade crossings protected by flashing signals and crossing gates.

Jan 15 1998 First reading Referred to Rules

## SB-1251 LUECHTEFELD.

225 ILCS 410/3-7

from Ch. 111, par. 1703-7

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985 to make a technical change to a Section concerning cosmetology licensure, renewal, continuing education, and military service.

Jan 15 1998 First reading Referred to Rules

## SB-1252 WATSON.

Appropriates \$1,750,000 to the Illinois Student Assistance Commission as a loan from the General Revenue Fund for deposit into the Prepaid Tuition Trust Fund for ordinary and contingent expenses incurred by the Commission in administering the Illinois prepaid tuition program. Effective immediately.

NOTE(s) THAT MAY APPLY: Balanced Budget

Jan 15 1998 First reading Referred to Rules

# **HOUSE BILLS**

## **HOUSE COMMITTEE CODES**

HAGC	Agriculture and Conservation
HAGI	Aging
HAPE	Appropriations—Education
HAPG	Appropriations—General Services and Government Oversight
HAPH	Appropriations—Human Services
HAPP	Appropriations—Public Safety
HBSI	Banks Selling Insurance
HCAA	Health Care Availability and Access
HCFI	Conflicts of Interest
HCHS	Clemente High School
HCHY	Children and Youth
HCON	Consumer Protection
HCWL	Committee of the Whole
HELM	Elementary and Secondary Education
HENE	Environment and Energy
HEUD	Electric Utility Deregulation
HEXC	Executive
HFIN	Financial Institutions
HHED	Higher Education
HHIC	Special Committeee — Justice Heiple
HHSV	Human Services
HINS	Insurance
HJUA	Judiciary I—Civil Law
HJUB	Judiciary I—Civil Law  Judiciary II—Criminal Law
HLBC	Labor and Commerce
HLGV	
	Local Government
HPMR .	Prison Management Reform
HPPN	Personnel and Pensions
HPUB	Public Utilities
HREG	Registration and Regulation
HREV	Revenue
HRUL	Rules
HSGE	State Government Administration and Election Reform
HTRN	Transportation and Motor Vehicles
HVET	Veterans' Affairs

#### HB-0001 DANIELS - COWLISHAW.

New Act

Creates the Fair and Equitable School Funding Formula Act, an Act to create a fair and equitable funding formula for schools. Supplies only the short title of the Act.

STATE MANDATES FISCAL NOTE, H-AM 1 (State Board of Education)

No fiscal impact until substantive language is added.

FISCAL NOTE, H-AM 1 (State Bd. of Ed.)

No change from SBE mandates note.

Jan 08 1997 Filed With Clerk

Added As A Joint Sponsor COWLISHAW

Referred to Rules First reading

Jan 22 Assigned to Elementary & Secondary Education

Mar 20 Do Pass/Short Debate Cal 021-000-000

Placed Cal 2nd Rdg-Sht Dbt

Mar 26 Fiscal Note Filed

St Mandate Fis Note Filed

Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Apr 23 Held 2nd Rdg-Short Debate

Re-Refer Rules/Rul 9(B) Apr 25

#### HR-0002 KLINGLER.

New Act

Creates the Crimes Committed Against Children Act (short title only).

Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 22 Assigned to Judiciary II - Criminal Law

Re-Refer Rules/Rul 9(B) Mar 21

#### HB-0003 KUBIK.

720 ILCS 5/16A-2 from Ch. 38, par. 16A-2

Amends the Criminal Code of 1961. Makes a stylistic change in the retail theft Article of the Code.

Jan 08 1997 Filed With Clerk

> First reading Referred to Rules

Assigned to Judiciary II - Criminal Law Ian 22

Mar 19 Primary Sponsor Changed To KUBIK

Mar 21 Re-Refer Rules/Rul 9(B)

#### HB-0004 KUBIK.

5 ILCS 420/1-110 from Ch. 127, par. 601-110

Amends the Illinois Governmental Ethics Act by making a technical change in the Section defining "lobbyist".

Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Assigned to State Govt Admin & Jan 22 Election Refrm

Mar 21 Re-Refer Rules/Rul 9(B)

#### HB-0005 TENHOUSE.

New Act

Creates the Reduction in Government Spending Act with the short title as the only provision.

Jan 08 1997 Filed With Clerk

> First reading Referred to Rules

Assigned to State Govt Admin & Jan 22

Election Refrm

Mar 21 Re-Refer Rules/Rul 9(B)

#### HB-0006 RUTHERFORD.

New Act

Creates the State Government Accountability Act with the short title as the only provision.

Jan 08 1997 Filed With Clerk

> First reading Referred to Rules

Jan 22

Mar 21

Assigned to State Govt Admin &

Election Refrm Re-Refer Rules/Rul 9(B)

#### HB-0007 KLINGLER - POE.

New Act

Creates the Pension System Improvement Act. Contains only the short title.

PENSION IMPACT NOTE

No fiscal impact at this time.

PENSION IMPACT NOTE, ENGROSSED

No change from previous note. Jan 08 1997 Filed With Clerk

Referred to Rules First reading Jan 22 Assigned to Personnel & Pensions

Mar 07 Pension Note Filed

Committee Personnel & Pensions

Mar 21 Do Pass/Short Debate Cal 013-000-000 Placed Cal 2nd Rdg-Sht Dbt

Apr 08 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Apr 23 3rd Rdg-Sht Dbt-Pass/Vot063-049-004

Apr 24 Arrive Senate

Placed Calendr, First Reading

Apr 25 Chief Sponsor DEMUZIO Apr 29 First reading Referred to Rules Apr 30

Pension Note Filed May 01 Assigned to Insurance & Pensions Motion filed JACOBS-WAIVE SIX May 07

DAY POSTING NOTICE SO BILL CAN BE HEARD IN THE SINS COMMITTEE ON MAY 08, 1997.

Committee Insurance & Pensions

May 10

Refer to Rules/Rul 3-9(a)

## HB-0008

MOFFITT - ERWIN - FEIGENHOLTZ - POE - COULSON, BOST, WIN-KEL, JONES, JOHN, SLONE, DAVIS, MONIQUE, HOWARD, WOOD, CURRIE, MULLIGAN, PHELPS, KOSEL, SCHOENBERG, HOLBROOK, SCHAKOWSKY, MITCHELL AND WAIT.

New Act

215 ILCS 5/356t new

215 ILCS 125/5-3 215 ILCS 130/4003 from Ch. 111 1/2, par. 1411.2

from Ch. 73, par. 1504-3

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

Creates the Genetic Information Privacy Act. Provides that information derived from genetic testing is confidential. Limits the use of genetic information by insurers and employers. Provides an exception to the confidentiality of genetic information with respect to criminal proceedings. Amends the Illinois Insurance Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act to provide that entities regulated under those Acts are subject to the Genetic Information Privacy Act.

## HOUSE AMENDMENT NO. 1.

Deletes everything and reinserts similar provisions, with changes and additions regarding: creation of a right of action for persons aggrieved by a violation of the Act; and other matters.

FISCAL NOTE, H-AM 1 (Dept. of Insurance)

This amendment will have no fiscal impact.

FISCAL NOTE, AMENDED (Dept. of Insurance)

HB 8 will have no fiscal impact on the Department.

## **HOUSE AMENDMENT NO. 2.**

Provides that the Act does not limit the use of DNA or other tests under the Illinois Parentage Act of 1984 and Article X of the Illinois Public Aid Code.

## HOUSE AMENDMENT NO. 3.

Excludes chemical, blood, and urine analyses, drug testing and HIV testing from the scope of the bill. Provides that samples obtained by peace officers may be used for identification purposes. Authorizes expungement of court records only. Requires employers to treat genetic information in a manner consistent with federal law. Provides that compliance by insurers with the requirements of the Insurance Information and Privacy Article of the Illinois Insurance Code shall be deemed compliance with the disclosure limitations of this Act. Limits remedies against insurers that violate the Act.

I 00 1007	
Jan 08 1997	Filed With Clerk
	First reading Referred to Rules
Jan 16	Added As A Joint Sponsor ERWIN
	Added As A Co-sponsor FEIGENHOLTZ
Jan 22	Assigned to Judiciary I - Civil Law
Jan 29	Added As A Co-sponsor POE
Jan 30	Added As A Co-sponsor COULSON
Feb 19	Amendment No.01 JUD-CIVIL LAW H Adopted
	Do Pass Amend/Short Debate
	010-001-000
	Placed Cal 2nd Rdg-Sht Dbt
E-6-20	
Feb 20	Added As A Co-sponsor HOWARD
	Added As A Co-sponsor WOOD
	Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt
Feb 26	Added As A Co-sponsor CURRIE
100 20	Amendment No.02 MOFFITT
	Amendment referred to HRUL
	Cal Ord 2nd Rdg-Shr Dbt
Feb 27	Added As A Co-sponsor ERWIN
	Added As A Co-sponsor FEIGENHOLTZ
	Added As A Co-sponsor POE
	Added As A Co-sponsor COULSON
	Added As A Co-sponsor BOST
	Added As A Co-sponsor WINKEL
	Added As A Co-sponsor JONES, JOHN
	Cal Ord 2nd Rdg-Shr Dbt
Mar 06	Amendment No.02 MOFFITT
	Be adopted
	Cal Ord 2nd Rdg-Shr Dbt
Mar 07	Added As A Joint Sponsor ERWIN
Mar 12	Second Reading-Short Debate
Ivial 12	
	Pld Cal Ord 3rd Rdg-Sht Dbt
	Relld 2nd Rdng-Short Debate
	Amendment No.02 MOFFITT Adopted
	Pld Cal Ord 3rd Rdg-Sht Dbt
	Added As A Co-sponsor MULLIGAN
	Added As A Co-sponsor PHELPS
Mar 20	Added As A Co-sponsor KOSEL
Mar 21	Relid 2nd Rdng-Short Debate
Wat 21	Held 2nd Rdg-Short Debate
	Amendment No.03 MOFFITT
	Amendment referred to HRUL
	Amendment No.03 MOFFITT
	Amendment referred to HJUA
	Held 2nd Rdg-Short Debate
Apr 09	Added As A Co-sponsor HOLBROOK
Apr 14	Amendment No.03 MOFFITT
Api 14	
	Be adopted Amendment No.03 MOFFITT Adopted
	Pld Cal Ord 3rd Rdg-Sht Dbt
Apr 15	3rd Rdg-Sht Dbt-Pass/Vot100-014-002
	Added As A Co-sponsor SCHAKOWSKY
	Added As A Co-sponsor MITCHELL
	Added As A Co-sponsor WAIT
Apr 16	Arrive Senate
Apr 10	Placed Calendr, First Reading
	Chief Changer II A WEINGON
	Chief Sponsor HAWKINSON
	Added As A Co-sponsor O'DANIEL
Apr 17	First reading Referred to Rules
	Assigned to Insurance & Pensions
	-

Apr 21 Added as Chief Co-sponsor FARLEY May 01 Added as Chief Co-sponsor JACOBS Added as Chief Co-sponsor SEVERNS May 07 Added As A Co-sponsor SHADID May 09 Recommended do pass 007-000-002 Placed Calndr, Second Reading May 12 Second Reading Placed Calndr, Third Reading May 13 Added As A Co-sponsor OBAMA Added As A Co-sponsor HALVORSON Third Reading - Passed 057-000-000 Passed both Houses Jun 06 Sent to the Governor Jun 23 Governor approved PUBLIC ACT 90-0025 Effective date 98-01-01

HB-0009 BOST.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Creates an income tax credit for companies that manufacture air pollution control equipment or continuous emission monitoring systems of 5% of the company's income derived from the manufacture or production of air pollution control equipment or continuous emission monitoring systems if the company locates or is located in a county that has an active, operating coal mine that is financially distressed or has had an active mine close within the last 10 years.

# **HOUSE AMENDMENT NO. 1.**

Grants the credit to companies that locate or are located in financially distressed counties that have an active, operating coal mine that has reduced its production or has had an active coal mine close within the last 10 years (now, located in counties with a financially distressed coal mine or counties that have had an active coal mine close). Provides that the Department of Commerce and Community Affairs, after consulting with the Department of Employment Security, (now, the Environmental Protection Agency after consulting with DCCA) shall define "financially distressed county". Provides that the credit shall not reduce the company's tax liability to less than zero.

Note(s) That May Apply: Fiscal Jan 08 1997 Filed With Clerk

First reading Referred to Rules
Assigned to Revenue

Mar 13 Amendment No.01 REVENUE H Adopted
Do Pass Amend/Short Debate

010-001-000 Placed Cal 2nd Rdg-Sht Dbt

Mar 18 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Mar 21 3rd Rdg-Sht Dbt-Pass/Vot111-005-000

Apr 09 Arrive Senate
Placed Calendr, First Reading

Apr 25 Chief Sponsor LUECHTEFELD

First reading Referred to Rules

# HB-0010 KUBIK.

Jan 22

New Act

Creates the Campaign Finance Reform Law of 1997. Contains short title provision only.

Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 22 Assigned to State Govt Admin & Election Refrm

Mar 21 Re-Refer Rules/Rul 9(B)

HB-0011 BURKE – LYONS, JOSEPH – LOPEZ, MADIGAN, MJ, GRANBERG, ERWIN, HOWARD, FANTIN, JONES, LOU, FEIGENHOLTZ, SLONE, DAVIS, MONIQUE, SCULLY AND CAPPARELLI.

5 ILCS 375/6.9 new

```
30 ILCS 805/8.21 new
55 ILCS 5/5-1069.3 new
65 ILCS 5/10-4-2.3 new
105 ILCS 5/10-22.3f new
215 ILCS 5/356t new
215 ILCS 125/4-6.5 new
215 ILCS 130/4002.2 new
215 ILCS 165/10 from Ch. 32, par. 604
305 ILCS 5/5-16.8 new
```

Amends the State Employees Group Insurance Law 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. Requires coverage under those Acts for a minimum of 48 hours of inpatient care following a mastectomy. Permits a shorter inpatient care period if certain criteria are met. Amends the State Mandates Act to provide that reimbursement for post-mastectomy care benefits is not required under that Act.

```
STATE MANDATES FISCAL NOTE
    In the opinion of DCCA, HB11 creates a service mandate for
    which reimbursement of 50% to 100% of the increased cost to
    units of local government is required.
    FISCAL NOTE (DCCA)
    HB 11 does not have a fiscal impact on this Dept.
NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
    Jan 08 1997
                 Filed With Clerk
                  First reading
                                           Referred to Rules
    Jan 13
                  Added As A Co-sponsor MADIGAN, MJ
    Jan 24
                                           Assigned to Health Care Availability &
                                             Access
                  Added As A Co-sponsor GRANBERG
    Jan 30
                  Added As A Joint Sponsor LYONS, JOSEPH
                  Added As A Co-sponsor LOPEZ
    Feb 06
                  Added As A Co-sponsor ERWIN
    Feb 18
                                           St Mandate Fis Note Filed
                                           Committee Health Care Availability &
                                             Access
    Feb 20
                  Added As A Co-sponsor HOWARD
                  Added As A Co-sponsor FANTIN
                  Added As A Co-sponsor JONES, LOU
                  Added As A Co-sponsor FEIGENHOLTZ
    Feb 26
                  Added As A Co-sponsor SLONE
                  Added As A Co-sponsor DAVIS, MONIQUE
    Feb 28
                  Added As A Co-sponsor SCULLY
    Mar 05
                                           Fiscal Note Filed
                                           Committee Health Care Availability &
                                             Access
    Mar 20
                  Added As A Co-sponsor CAPPARELLI
    Mar 21
                                           Re-Refer Rules/Rul 9(B)
```

# HB-0012 CAPPARELLI – BUGIELSKI – BURKE.

PENSION NOTE

40 ILCS 5/12-133.1 from Ch. 108 1/2, par. 12-133.1 30 ILCS 805/8.21 new

Amends the Chicago Park District Article of the Pension Code. Accelerates the automatic annual increase for persons with at least 30 years of service who retire on or after January 1, 1993. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

#### 

Mar 03

Pension Note Filed

Committee Personnel & Pensions

Mar 21

Re-Refer Rules/Rul 9(B)

# HB-0013 CAPPARELLI - SAVIANO - BUGIELSKI - BURKE - SANTIAGO, LO-PEZ. MCAULIFFE AND LYONS, JOSEPH.

40 ILCS 5/8-137 40 ILCS 5/8-137.1 from Ch. 108 1/2, par. 8-137 from Ch. 108 1/2, par. 8-137.1

30 ILCS 805/8.21 new

Amends the Chicago Municipal Article of the Pension Code to compound the 3% automatic annual increase in retirement pension. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

### PENSION NOTE

Increase in accrued liability	\$205.6 M
Increase in total annual cost	\$ 28.5 M
Increase in total annual cost as % of payroll	2.89%
DENICION NOTE DEVICED	

# PENSION NOTE, REVISED

Increase in unfunded accrued liability	\$121.1 M
Increase in total annual cost	\$ 12.1 M
Increase in employer's tax levy multiple	

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

Jan 08 1997 Filed With Clerk

Added As A Joint Sponsor SAVIANO Added As A Co-sponsor BUGIELSKI Added As A Co-sponsor BURKE Added As A Co-sponsor SANTIAGO Added As A Co-sponsor LOPEZ Added As A Co-sponsor MCAULIFFE Added As A Co-sponsor LYONS, JOSEPH

First reading
Jan 22

Referred to Rules
Assigned to Personnel & Pensions

Assigned to reison

Mar 03 Pension Note Filed

Committee Personnel & Pensions

Mar 18 Pension Note Filed

Committee Personnel & Pensions

Mar 21 Re-Refer Rules/Rul 9(B)

# HB-0014 CAPPARELLI - SAVIANO - BUGIELSKI - BURKE - SANTIAGO, LO-PEZ, MCAULIFFE AND LYONS JOSEPH.

40 ILCS 5/11-134.1 from Ch. 108 1/2, par. 11-134.1 40 ILCS 5/11-134.3 from Ch. 108 1/2, par. 11-134.3 30 ILCS 805/8.21 new

Amends the Chicago Laborer Article of the Pension Code to compound the 3% automatic annual increase in retirement pension. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

## PENSION NOTE

Increase in unfunded accrued liability	\$24.0 M
Increase in total annual cost	
Increase in employer's tax levy multiple	21

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

Jan 08 1997 Filed With Clerk

Added As A Joint Sponsor SAVIANO
Added As A Co-sponsor BUGIELSKI
Added As A Co-sponsor BURKE
Added As A Co-sponsor SANTIAGO
Added As A Co-sponsor LOPEZ
Added As A Co-sponsor MCAULIFFE

Added As A Co-sponsor LYONS, JOSEPH

First reading Referred to Rules
Jan 22 Assigned to Personnel & Pensions

Pension Note Filed

Pension Note Filed

Committee Personnel & Pensions

Re-Refer Rules/Rul 9(B)

Mar 18 Mar 21 **HB**-0015 **720** 

# HB-0015 CAPPARELLI - SAVIANO - BUGIELSKI - BURKE - SANTIAGO, LO-PEZ, MCAULIFFE AND LYONS, JOSEPH.

```
40 ILCS 5/8-125
                                 from Ch. 108 1/2, par. 8-125
40 ILCS 5/8-139
                                 from Ch. 108 1/2, par. 8-139
40 ILCS 5/8-158
                                 from Ch. 108 1/2, par. 8-158
                                 from Ch. 108 1/2, par. 8-173
40 ILCS 5/8-173
                                 from Ch. 108 1/2, par. 8-201
40 ILCS 5/8-201
40 ILCS 5/8-230
                                 from Ch. 108 1/2, par. 8-230
40 ILCS 5/8-230.6 new
40 ILCS 5/8-233
                                 from Ch. 108 1/2, par. 8-233
40 ILCS 5/11-110
                                 from Ch. 108 1/2, par. 11-110
40 ILCS 5/11-124
                                 from Ch. 108 1/2, par. 11-124
40 ILCS 5/11-125.8 new
40 ILCS 5/11-134.2
                                 from Ch. 108 1/2, par. 11-134.2
                                 from Ch. 108 1/2, par. 11-153
40 ILCS 5/11-153
40 ILCS 5/11-169
40 ILCS 5/11-190
                                 from Ch. 108 1/2, par. 11-169
                                 from Ch. 108 1/2, par. 11-190
40 ILCS 5/11-217
                                 from Ch. 108 1/2, par. 11-217
40 ILCS 5/11-221
                                 from Ch. 108 1/2, par. 11-221
40 ILCS 5/11-221.3 new
30 ILCS 805/8.21 new
```

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 IMPACT NOTE

FENSION IMPACT NOTE
Chicago Municipal:
Increase in accrued liability\$4.6M
Increase in total annual cost\$609,872
Increase in total annual cost as a % of payroll
Chicago Laborers:
Increase in accrued liability\$943,882
Increase in total annual cost\$112.691
Increase in total annual cost as a % of payroll
PENSION IMPACT NOTE, ENGROSSED
No change from previous note.
NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates
Jan 08 1997 Filed With Clerk
Added As A Joint Sponsor SAVIANO
Added As A Co-sponsor BUGIELSKI
Added As A Co-sponsor BURKE
Added As A Co-sponsor SANTIAGO
Added As A Co-sponsor LOPEZ
Added As A Co-sponsor MCAULIFFE
Added As A Co-sponsor LYONS, EILEEN
First reading Referred to Rules
Jan 22 Assigned to Personnel & Pensions

Feb	10		sion Note Filed nmittee Personnel & Pensions
Mar	21	Do I	Pass/Short Debate Cal 008-001-000
Apr	08	Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt	
Apr	09	3rd Rdg-Sht Dbt-Pass/Vot115-0	001-001
Apr	10	Arrive Senate Placed Calendr, First Reading Chief Sponsor MADIGAN Added as Chief Co-sponsor DEL	
Apr	17		erred to Rules igned to Insurance & Pensions
Apr	24	Pens	sion Note Filed
Apr	29	Record Placed Calndr, Second Reading	commended do pass 009-000-000
Apr	30	Second Reading Placed Calndr, Third Reading	
May		Third Reading - Passed 050-002- Passed both Houses	000
May Jun		Sent to the Governor Governor approved PUBLIC ACT 90-0031 Effe	ective date 97-06-27
HB-0016	CAPPA		SKI - BURKE - SANTIAGO, LO-
		ICAULIFFE, LYONS,JOSEPH A	
40 ILCS	S 5/11-134 S 5/11-145 S 805/8.21	5.1 from Ch. 108 1/	'2, par. 11-134 '2, par. 11-145.1
Amends	the Chic	ago Laborer Article of the Pe	ension Code to require 15 (rather
			um retirement and widow annui-
			re implementation without reim-
	Effectiv ISION NO	e immediately.	
In	crease in u	infunded accrued liability	\$ 4.2 M
In I	crease in e	employer's normal cost	\$ .6 M
Note(s)	crease in e That Ma 08 1997	employer's tax levy multiple y Apply: Fiscal; Pension; State M Filed With Clerk	Iandates
		Added As A Joint Sponsor SAV	
		Added As A Co-sponsor BUGIE Added As A Co-sponsor BURKI	
		Added As A Co-sponsor SANTI	IAGO
		Added As A Co-sponsor LOPEZ	
		Added As A Co-sponsor MCAU Added As A Co-sponsor LYON	
		First reading Refe	erred to Rules
Jan 1		Assi	igned to Personnel & Pensions
Mar Mar		Added As A Co-sponsor O'BRII	ision Note Filed
			nmittee Personnel & Pensions
Mar			Refer Rules/Rul 9(B)
HB-0017 CAPPARELLI – SAVIANO – BUGIELSKI – BURKE – SANTIAGO, LO- PEZ, MCAULIFFE AND LYONS, JOSEPH.			
40 ILC	S 5/8-138 S 5/8-150. S 805/8.21		'2, par. 8-138 '2, par. 8-150.1
Amends	s the Chic	ago Municipal Article of the P	Pension Code to require 15 (rather
than 20) y	ears of se	rvice to qualify for the minim	num retirement and widow annui-
bursement		e immediately.	re implementation without reim-
In	crease in u	infunded accrued liability	
In	icrease in e	employer's normal cost	\$ 12.8 M
ln No <b>te</b> (s)	Crease in e	employer's tax levy multiple y Apply: Fiscal; Pension; State M	

Jan 08 1997 Filed With Clerk

Added As A Joint Sponsor SAVIANO Added As A Co-sponsor BUGIELSKI Added As A Co-sponsor BURKE Added As A Co-sponsor SANTIAGO Added As A Co-sponsor LOPEZ Added As A Co-sponsor MCAULIFFE Added As A Co-sponsor LYONS, JOSEPH

First reading Referred to Rules

Jan 22 Assigned to Personnel & Pensions
Mar 18 Pension Note Filed
Committee Personnel & Pensions

Mar 21 Re-Refer Rules/Rul 9(B)

# HB-0018 NOVAK - HANNIG - CURRIE.

20 ILCS 3105/1A-3 from Ch. 127, par. 783.3 30 ILCS 330/2 from Ch. 127, par. 652 30 ILCS 330/5 from Ch. 127, par. 655

Amends the Capital Development Board Act by changing the grant index applicable to grants to school districts for school construction projects to an enrollment based formula from a weighted average daily attendance based formula. Also amends the General Obligation Bond Act to increase the State's bonding authority by \$1,000,000,000, earmarking that increase exclusively for specified types of school construction projects over a 10 year period. Effective immediately.

FISCAL NOTE (Bureau of Budget)

Total debt service will be approximately \$1.845 billion.

FISCAL NOTE (State Board of Education)

Both the minimum and maximum amounts of construction funding available to school districts would increase; the amounts each district would receive depend on where the district fits into the formula. Changing to an enrollment based index would have minimal effect. Increasing the State's bonding authority would

increase State indebtedness by \$1 billion.
STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

STATE DEBT IMPACT NOTE

Increase in:

BALANCED BUDGET NOTE

HB 18 does not authorize, increase, decrease or reallocate any

general funds appropriation for fiscal year 1997.

FISCAL NOTE, H-AM 1 (State Bd. of Ed.)

The change from TWADA to an enrollment based index would have minimal effect. Increasing the State's bonding authority would increase the State's indebtedness by \$1 billion.

STATE MANDATES FISCAL NOTE, H-AM 1 (State Bd. of Ed.)

No change from SBE fiscal note, amended.

# HOUSE AMENDMENT NO. 1.

Replaces the text of a Section in the General Obligation Bond Act proposed to be amended by the bill as introduced with the text of that Section as amended by P.A. 90-1, and increases the State's bonding authority (as established in that Section by P.A. 90-1) by \$1,000,000,000.

STÁTĚ DEBT ÍMPÁCT NOTE, H-AM 1

No change from previous debt impact note.

# SENATE AMENDMENT NO. 1.

Restores the grant index to a weighted average daily attendance based formula and eliminates the bill's immediate effective date clause.

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: 20 ILCS 3105/1A-3

```
30 ILCS 330/2
30 ILCS 330/5
Adds reference to:
5 ILCS 315/4
5 ILCS 315/9
                           from Ch. 48, par. 1604
                           from Ch. 48, par. 1609
from Ch. 127, par. 144.25f
30 ILCS 105/8.25f
35 ILCS 105/9
                            from Ch. 120, par. 439.9
35 ILCS 110/9
                            from Ch. 120, par. 439.39
35 ILCS 115/9
                            from Ch. 120, par. 439.109
35 ILCS 120/3
                            from Ch. 120, par. 442
70 ILCS 210/4
                            from Ch. 85, par. 1224
70 ILCS 210/5
                            from Ch. 85, par. 1225
70 ILCS 210/13
70 ILCS 210/13.2
                             from Ch. 85, par. 1233
                             from Ch. 85, par. 1233.2
70 ILCS 210/20
                             from Ch. 85, par. 1240
```

Deletes everything. Amends the Metropolitan Pier and Exposition Authority Act. Provides that the surplus revenues of the Authority shall be used for the repair, replacement, and improvement of the grounds, buildings, and facilities of the Authority (now for capital repair and rehabilitation of the grounds, buildings, facilities of the expansion project). Provides that bonds issued by the Authority may not exceed an aggregate original principal amount of \$1,037,000,000 (now \$937,000,000). Provides that it shall be the duty of the Authority to hire all persons involved in (i) drayage, rigging, and related work duties and (ii) carpentry, decorating, and related work duties on Authority premises; and to review and audit contracts between exhibitors and contractors and between shows and contractors to assure that reductions and increases in costs attributable to Authority employees involved in drayage, rigging, carpentry, decorating, and related work duties are accurately provided for and fairly passed on to exhibitors and shows. Provides that the Authority may revoke agreements or licenses with contractors at any time under certain circumstances. Amends the Illinois Public Labor Relations Act. Provides that in cases concerning management rights, the Metropolitan Pier and Exposition Authority shall not be required to bargain over certain matters of inherent managerial policy. Provides that for employees of the Authority, no more than a single bargaining unit shall be recognized for (i) employees involved in drayage, rigging and directly related duties and (ii) employees involved in carpentry, decorating, and directly related duties. Amends the State Finance Act, the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides for specified monthly installment deposits into the McCormick Place Expansion Project Fund for fiscal years 2005, 2006, 2007, and thereafter from moneys collected under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers's Occupation Tax Act. Provides that the monthly installment deposits shall not be made after fiscal year 2029. Makes other changes. NOTE(s) THAT MAY APPLY: Debt; Fiscal

	First reading	Referred to Rules
Jan 23		Assigned to Elementary & Secondary
		Education
Mar 12		Fiscal Note Requested COWLISHAW
		St Mandate Fis Nte
		ReqCOWLISHAW
		Balanced Budget Note
		RCOWLISHAW
		State Debt Note Requested
		COWLISHAW
		Committee Elementary & Secondary
		Education
Mar 13		Do Pass/Short Debate Cal 021-000-000
	Placed Cal 2nd Rdg-Sht Db	ot
Mar 20	•	Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Apr 10	•	Fiscal Note Filed
•		St Mandate Fis Note Filed
		State Debt Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	

Jan 08 1997

Filed With Clerk

Apr 14		Balanced Budget Note RWITHDRAWN-BLACK
	Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht I	pate
Apr 15		Balanced Budget Note Filed
	Relld 2nd Rdng-Short Deb	ate
	Amendment No.01	NOVAK
	Amendment referred	
	Held 2nd Rdg-Short Debat	
Apr 16	Tield Zild Rug-Siloit Debai	
Apr 10		Fiscal Note Filed
	Amondana AN - O1	St Mandate Fis Note Filed
	Amendment No.01	NOVAK
	A 1 N. 01	Be adopted
	Amendment No.01	NOVAK Adopted
	Pld Cal Ord 3rd Rdg-Sht I	on are and
A 17	3rd Rdg-Sht Dbt-Pass/Vot	099-018-000
Apr 17	Arrive Senate	
	Chief Sponsor MAITLAN	
	Placed Calendr, First Read	
4 01	First reading	Referred to Rules
Apr 21		State Debt Note Filed AS AMENDED
		HA 01
	Added as Chief Co-sponsor	WEAVER,S
	Added as Chief Co-sponsor	JONES
	Added as Chief Co-sponsor	SEVERNS
	Added as Chief Co-sponsor	OBAMA
Apr 22	Added As A Co-sponsor W	
	Added As A Co-sponsor W	
Apr 24	Added As A Co-sponsor M	
	Added As A Co-sponsor O'.	DANIEL
Apr 30		Assigned to Executive
May 08	Amendment No.01	EXECUTIVE S Adopted
		Recommnded do pass as amend
		010-000-001
	Placed Calndr, Second Read	Ing
<b>May</b> 12	Second Reading	
	Placed Calndr, Third Reading	ng
May 15	Third Reading - Passed 054	-000-000
	Arrive House	
	Place Cal Order Concurren	ce 01
May 16	Motion Filed Non-Concur (	1/NOVAK
	Place Cal Order Concurren	
May 17	H Noncocris in S Amend. 0	
May 19	Secretary's Desk Non-concu	
<b>May</b> 31		Mtn refuse recede-Sen Amend
	S Refuses to Recede Amend	<b>i</b> 01
	S Requests Conference Con	ım IST/MAITLAND
	Sen Conference Comm App	td 1ST/MAITLAND,
		WEAVER,S, PHILIP,
	II	DEMUZIO, COLLINS
	Hse Accede Req Conf Com	
	Hse Conference Comm App	
		CURRIE, HANNIG,
		CHURCHILL AND
11.02	Df D-1 (D-1-10(1) D	COWLISHAW
Jul 02	Re-refer Rules/Rul 19(b) R	ULES HRUL
Nov 13	Joint Sponsor Changed to H	ANNIG
Nov 14	Added As A Co-sponsor CU	KKIE
190V 14	Filed with Secretary	
	Conf. Company Day 6	Conference Committee Report
	Conf Comm Rpt referred to	SKUL
	Dulas asta asta	Conference Committee Report
	Rules refers to	SEXC
	House seems 1 200 1	Recommends Consideration HRUL
	House report submitted	1CT (IID III
	Conf Comm Rpt referred to	
	Rules refers to	HEXC
		Be approved consideration

Nov 14-Cont. House report submitted

Conference Committee Report Be approved consideration

House Conf. report Adopted 1ST/083-030-003

Senate report submitted

DEMUZIO-RULING OF CHAIR AS TO NUMBER OF VOTES NEEDED FOR PASSAGE Chair Rules GEO-KARIS-RULING ON NUMBER OF VOTES NEEDED FOR

PASSAGE, DUE TO INCREASE IN BONDING

AUTHORIZATION.

Chair Rules

Conference Committee Report

POSTPONED

Senate report submitted Senate Conf. report lost 1ST/029-021-005 S Requests Conference Comm 2ND

# HB-0019 NOVAK - BRUNSVOLD - FANTIN - BOLAND AND HOWARD.

230 ILCS 25/2

Apr 25

from Ch. 120, par. 1102

Amends the Bingo License and Tax Act to increase the aggregate prize limit in any county in this State from \$2,250 to \$3,250 (current provisions permit certain counties to hold 2 additional bingo games after the \$2,250 limit is reached). Effective immediately.

STATE MANDATES FISCAL NOTE

HB19 fails to create a State mandate.

FISCAL NOTE (Dept. of Revenue)

HB19 has an indeterminable fiscal impact on the State.

HOME RULE NOTE

HB19 does not preempt home rule powers.

NOTE(S) THAT	<b>N#</b> .	A		Ticoal
NULHSLIHAL	IVIA	YA	PPI Y	riscai

Jan 08 1997 Filed With Clerk

	- 1100 11 1111 01011	
	First reading	Referred to Rules
Jan 15	Added As A Joint Sponsor	FANTIN
Jan 22	•	Assigned to Revenue
Feb 18	Added As A Co-sponsor Ho	
Feb 19	Added As A Co-sponsor BO	
Feb 21	Joint Sponsor Changed to I	
Mar 13	1 0	Fiscal Note Requested MOORE,A
		St Mandate Fis Nte RegMOORE,A
		Do Pass/Short Debate Cal 007-004-000
	Placed Cal 2nd Rdg-Sht Dl	
Mar 18	Amendment No.01	BLACK
	Amendment referred	
	Cal Ord 2nd Rdg-Shr Dbt	i i i i i i i i i i i i i i i i i i i
Mar 21		St Mandate Fis Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Apr 09	Amendment No.01	BLACK
	Rules refers to	HREV
	Cal Ord 2nd Rdg-Shr Dbt	
Apr 17		Fiscal Note Filed
p,	Cal Ord 2nd Rdg-Shr Dbt	11004(11000 1100
Apr 18		Home Rule Note RequestBLACK
		Home Rule Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Apr 23	Second Reading-Short Deb	ate
F	Held 2nd Rdg-Short Debat	
Apr 24	Pld Cal Ord 3rd Rdg-Sht D	

3rd Rdg-Sht Dbt-Lost/V043-071-001

HB-0020 726

#### HB-0020 BLACK - NOVAK.

35 ILCS 200/15-175

Amends the Property Tax Code. Provides that in counties of fewer than 3,000,000 inhabitants, in the event of a sale of homestead property the homestead exemption shall remain in effect for the remainder of the assessment year of the sale. Provides that the assessor or chief county assessment officer may require the new owner of the homestead property to apply for the homestead exemption for the following assessment year. Effective immediately.

Jan 08 1997	Filed With Clerk	
	First reading	Referred to Rules
Jan 22		Assigned to Revenue
Jan 29	Primary Sponsor Changed	To BLACK
	Added As A Joint Sponsor	NOVAK
Mar 13	•	Do Pass/Short Debate Cal 011-000-000
	Placed Cal 2nd Rdg-Sht Db	ot
Mar 19	Second Reading-Short Deb	ate
	Pld Cal Ord 3rd Rdg-Sht D	bt
Mar 21	3rd Rdg-Sht Dbt-Pass/Vot	
Apr 09	Arrive Senate	
	Placed Calendr, First Readr	ıg

HB-0021 GRANBERG - PANKAU - O'BRIEN - GIGLIO - CROTTY, MCCARTHY, SANTIAGO, HOWARD, DAVIS, STEVE, NOVAK, SCULLY, BROSNA-HAN, PUGH, PHELPS, HOLBROOK, WOOLARD, KENNER, FRITCHEY, SCHAKOWSKY, MCGUIRE, SILVA AND REITZ.

20 ILCS 2520/5.5 new

Amends the Taxpayers' Bill of Rights Act. Provides that in the case of a taxpayer receiving a protestable notice, a bill, a claim denial or reduction regarding any tax, the taxpayer's position shall be presumed to be the correct position.

BALANCED BUDGET NÔTE

HB21 does not authorize, increase, decrease, or reallocate any

general funds appropriation for FY97.

STATE MANDATES FISCAL NOTE

HB 21 fails to create a State mandate. FISCAL NOTE (Dept. of Revenue)

HB 21 will force the Dept. to change from a voluntary compliance effort to an after-the-fact enforcement and collection

mode; the Dept. will be required to absorb administrative		
costs. HB 21 places the State's entire tax base at risk.		
Jan 08 1997	Filed With Clerk	
	First reading	Referred to Rules
Jan 22	-	Assigned to Revenue
Jan 30	Added As A Joint Sponsor S	
Feb 04	Added As A Co-sponsor GIO	
Feb 06	Added As A Co-sponsor DA	VIS,STEVE
Feb 18	Added As A Co-sponsor HO	WARD
	Added As A Co-sponsor NO	VAK
	Added As A Co-sponsor SC	ULLY
	Added As A Co-sponsor BR	OSNAHAN
	Added As A Co-sponsor PU	GH
Feb 20	Added As A Co-sponsor PH	
	Joint Sponsor Changed to C	
	Added As A Co-sponsor MC	CCARTHY
	Added As A Co-sponsor O'B	BRIEN
	Added As A Co-sponsor SA	NTIAGO
Mar 06	Joint Sponsor Changed to PA	ANKAU
	Added As A Co-sponsor MC	CCARTHY
Mar 13		Motion Do Pass-Lost 004-004-003
		HREV
		Remains in CommiRevenue
Mar 21		Do Pass/Short Debate Cal 008-003-000
	Placed Cal 2nd Rdg-Sht Dbf	

Fiscal Note Requested MOORE,A St Mandate Fis Nte RegMOORE, A

Balanced Budget Note RMOORE,A

Cal Ord 2nd Rdg-Shr Dbt

Mar 27	Balanced Budget Note Filed
	Cal Ord 2nd Rdg-Shr Dbt
Apr 07	St Mandate Fis Note Filed
	Cal Ord 2nd Rdg-Shr Dbt
Apr 09	Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt
	Added As A Co-sponsor HOLBROOK
Apr 11	Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
Apr 24	Added As A Co-sponsor WOOLARD
Apr 25	Re-Refer Rules/Rul 9(B)
Oct 28	Added As A Co-sponsor KENNER
	Added As A Co-sponsor FRITCHEY
	Added As A Co-sponsor SCHAKOWSKY
	Added As A Co-sponsor MCGUIRE
Oct 29	Added As A Co-sponsor SILVA Recommends Consideration
OCI 29	003-002-000 HRUL
	Pld Cal Ord 3rd Rdg-Sht Dbt
Oct 30	Added As A Co-sponsor REITZ
Jan 02 1998	Re-refer Rules/Rul 19(b) RULES HRUL
	ER – JONES,LOU.
730 ILCS 5/3-6-2.1	
40 ILCS 5/14-149	
730 ILCS 5/3-6-2.2	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 collect statistics on incidents involving sexual aggression and violence. Directs the Department to establish an employee training program for identifying and preventing sexual assault. Contains other provisions. Amends the Illinois Pension Code and the Unified Code of Corrections. Prohibits sexual contact between an employee of the Department of Corrections and a prisoner. Provides that an employee of the Department of Corrections who engages in sexual contact with a prisoner shall be immediately discharged from employment and shall forfeit all benefits accrued from his or her employment with the Department, including pension benefits.

```
PENSION NOTE
```

```
Fiscal impact would be negligible.
Note(s) That May Apply: Fiscal
Jan 08 1997 Filed With Clerk
```

First reading Referred to Rules

Jan 22
Feb 06
Mar 03

First reading Referred to Rules
Assigned to Judiciary II - Criminal Law
Pension Note Filed
Committee Judiciary II - Criminal Law

Re-assigned to Prison Management Reform

Mar 21 Re-Refer Rules/Rul 9(B)

### HB-0023 LINDNER.

Mar 18

40 ILCS 5/18-123 from Ch. 108 1/2, par. 18-123

Amends the Judges Article of the Pension Code. Allows certain judges to elect to contribute (or to rescind their election not to contribute) for a spouse's annuity benefit. Effective immediately.

PENSION NOTE

Fiscal impact cannot be determined because of the unknown number of participating judges.

PENSION NOTE, ENGROSSED No change from previous note.

# SENATE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/8f new

30 ILCS 235/1 from Ch. 85, par. 901

40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1

```
40 ILCS 5/1-101.2 new
40 ILCS 5/1-101.3 new
40 ILCS 5/1-101.4 new
40 ILCS 5/1-113
                         from Ch. 108 1/2, par. 1-113
40 ILCS 5/1-113.1 new
40 ILCS 5/1-113.2 new
40 ILCS 5/1-113.3 new
40 ILCS 5/1-113.4 new
40 ILCS 5/1-113.5 new
40 ILCS 5/1-113.6 new
40 ILCS 5/1-113.7 new
40 ILCS 5/1-113.8 new
40 ILCS 5/1-113.9 new
40 ILCS 5/1-113.10 new
40 ILCS 5/1-113.11 new
40 ILCS 5/Art. 1A heading new
40 ILCS 5/1A-101 new
40 ILCS 5/1A-102 new
40 ILCS 5/1A-103 new
40 ILCS 5/1A-104 new
40 ILCS 5/1A-105 new
40 ILCS 5/1A-106 new
40 ILCS 5/1A-107 new
40 ILCS 5/1A-108 new
40 ILCS 5/1A-109 new
40 ILCS 5/1A-110 new
40 ILCS 5/1A-111 new
40 ILCS 5/1A-112 new
40 ILCS 5/1A-113 new
40 ILCS 5/3-102
                         from Ch. 108 1/2, par. 3-102
40 ILCS 5/3-108.2 new
40 ILCS 5/3-108.3 new
                         from Ch. 108 1/2, par. 3-132
40 ILCS 5/3-132
                         from Ch. 108 1/2, par. 3-135
40 ILCS 5/3-135
40 ILCS 5/3-143
                         from Ch. 108 1/2, par. 3-143
40 ILCS 5/4-105c new
40 ILCS 5/4-105d new
40 ILCS 5/4-123
                         from Ch. 108 1/2, par. 4-123
40 ILCS 5/4-128
                         from Ch. 108 1/2, par. 4-128
40 ILCS 5/4-134
                         from Ch. 108 1/2, par. 4-134
40 ILCS 5/Art. 22, Div. 5 rep.
815 ILCS 5/8
                       from Ch. 121 1/2, par. 137.8
```

Amends the Illinois Pension Code. Adopts provisions relating to fiduciaries and investment advisers. Expands the investment authority of downstate police and fire pension funds. Creates a new Article 1A relating to the powers of the Public Pension Division of the Department of Insurance, substantially incorporating the provisions of current Article 22, Division 5 (with numerous substantive and technical changes); repeals Article 22, Division 5 of the Code. Amends the State Finance Act to create the Public Pension Regulation Fund. Amends the Public Funds Investment Act to exclude downstate police and fire pension funds. Amends the Illinois Securities Law of 1953 to specify that dealers, salespersons, and investment advisers may be disciplined for causing or advising a public pension fund to make an investment or engage in a transaction not authorized under the Illinois Pension Code.

# SENATE AMENDMENT NO. 2.

Decreases the maximum annual compliance fee from \$10,000 to \$6,000. Requires the municipality, rather than the board of the pension fund, to provide for the annual verification of the fund's assets. Deletes language authorizing the Department of Insurance to hire professionals to examine pension funds, with the expenses to be borne by the funds. Deletes language authorizing a pension fund to register its investments in the nominee name of an appointed investment adviser and to appoint an investment adviser to be custodian of its investments.

# CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-ams 1 and 2.

Recommends that the bill be further amended as follows:

Adds reference to: 40 ILCS 5/1-113.12 new

Restores language permitting the Department of Insurance to hire examiners. Allows the Department to charge the cost of those examiners to the pension fund being examined, except in the case of downstate police and fire funds. Deletes the requirement that downstate police and fire funds be examined at least once every 2 years. Changes the Section on illegal investments to add a list of circumstances exonerating securities dealers, salespersons, and investment advisers who engage in prohibited investment transactions with pension funds. Provides that the Public Funds Investment Act does not apply to any of the pension funds established under the Illinois Pension Code, except as otherwise specifically provided in that Code. Provides that the provisions of Sections 1-113.1 through 1-113.10 of the Pension Code, added by the bill, apply only to pension funds established under Article 3 or 4 of the Code. Provides that the automation implemented by the Public Employee Pension Fund Division must be designed to protect the confidentiality of information relating to identifiable pension fund participants. Adds provisions relating to the custody of securities by a broker-dealer.

NOTE(s) THAT MAY APPLY: Fiscal; Pension Jan 08 1997 Filed With Clerk Referred to Rules First reading Assigned to Personnel & Pensions Jan 22 Mar 03 Pension Note Filed Committee Personnel & Pensions Do Pass/Short Debate Cal 009-001-000 Mar 21 Placed Cal 2nd Rdg-Sht Dbt Apr 08 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Apr 09 3rd Rdg-Sht Dbt-Pass/Vot114-003-000 Apr 10 Arrive Senate Placed Calendr, First Reading Chief Sponsor PARKER Added as Chief Co-sponsor GEO-KARIS First reading Referred to Rules Added as Chief Co-sponsor BERMAN Apr 24 Apr 29 Assigned to Insurance & Pensions Apr 30 Pension Note Filed May 09 Recommended do pass 010-000-000 Placed Calndr, Second Reading May 14 Second Reading Placed Calndr, Third Reading Filed with Secretary Amendment No.01 **FITZGERALD** Amendment referred to SRUL **FITZGERALD** Amendment No.01 SINS Rules refers to May 15 Amendment No.01 **FITZGERALD** Be adopted Recalled to Second Reading Amendment No.01 **FITZGERALD** Adopted Placed Calndr, Third Reading Filed with Secretary Amendment No.02 **FITZGERALD** Amendment referred to SRUL Amendment No.02 FITZGERALD Rules refers to SFIC May 16 Amendment No.02 FITZGERALD Be adopted Added as Chief Co-sponsor CLAYBORNE Sponsor Removed PARKER Alt Chief Sponsor Changed FITZGERALD Recalled to Second Reading Amendment No.02 **FITZGERALD** Adopted Placed Calndr, Third Reading Added as Chief Co-sponsor MOLARO Third Reading - Passed 056-001-000 Arrive House Place Cal Order Concurrence 01,02

May 17	Motion Filed Concur
	Refer to Rules/Rul 75(a)
M 10	Place Cal Order Concurrence 01,02
May 19	Motion referred to 01,02/HPPN
M 21	Place Cal Order Concurrence 01,02
May 21	Motion Filed Non-Concur 01,02/LINDNER
	H Noncorrs in S Amend. 01,02
M - 22	Secretary's Desk Non-concur 01,02
May 22	Filed with Secretary
	Mtn refuse recede-Sen Amend
	S Refuses to Recede Amend 01,02
	S Requests Conference Comm 1ST/FITZGERALD
	Sen Conference Comm Apptd 1ST/FITZGERALD,
	MADIGAN, WALSH,T, JACOBS, CLAYBORNE
May 27	Hse Accede Req Conf Comm 1ST
IVIAY 21	Hse Conference Comm Apptd 1ST/MURPHY,
	SMITH, MICHAEL,
	HANNIG,
	CHURCHILL AND
	LINDNER
May 30	Filed with Secretary
141ay 50	Conference Committee Report
	Conf Comm Rpt referred to SRUL
	Conference Committee Report
	Rules refers to SINS
May 31	House report submitted
	Conf Comm Rpt referred to 1ST/HRUL
	Be approved consideration
	House Conf. report Adopted 1ST/117-001-000
	Conference Committee Report
	Be approved consideration
	Senate report submitted
	Senate Conf. report Adopted 1ST/058-000-000
	Both House Adoptd Conf rpt 1ST
	Passed both Houses
Jun 27	Sent to the Governor
Aug 22	Governor approved
	PUBLIC ACT 90-0507 Effective date 97-08-22

## HR-0024 LINDNER.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends the Code of Civil Procedure to authorize Kane County to use quick-take eminent domain power to acquire the necessary right-of-way to complete the improvement of Kane County Highway 34 (Randall Road) from its intersection with Illinois Route 72 to the Kane-McHenry county line. Also makes revisory changes. Effective immediately.

Jan 08 1997 Filed With Clerk

First reading

Referred to Rules

Jan 22

Assigned to Judiciary I - Civil Law

Mar 21 Re-Refer Rules/Rul 9(B)

HB-0025

DURKIN – LYONS,EILEEN – MCAULIFFE – ERWIN – GRANBERG, KOSEL, KRAUSE, SILVA, BEAUBIEN, BRADY, GIGLIO, PUGH, GILES, JONES,LOU, MCKEON, TENHOUSE, PHELPS, MCGUIRE, SCULLY, MEYER, NOVAK, BURKE, O'BRIEN, FRITCHEY AND CAPPARELLI.

725 ILCS 120/8 new 725 ILCS 120/9

from Ch. 38, par. 1408

Amends the Rights of Crime Victims and Witnesses Act. Provides that with the approval of the county board, a county sheriff or county board of corrections and the State's Attorney may contract with a private entity to provide immediate notice to a crime victim or witness upon the release or discharge of a defendant, juvenile, or prisoner in county custody. Provides immunity from civil liability to the private entity acting in good faith to notify the crime victim or witness.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

725 ILCS 120/8 new 725 ILCS 120/9 Adds reference to: 725 ILCS 120/8 new 725 ILCS 120/9

Deletes everything. Amends the Rights of Crime Victims and Witnesses Act. Provides that with the approval of the county board, a county sheriff or county board of corrections and the State's Attorney may contract with a private entity to provide immediate notice to a crime victim or witness for certain offenses determined by the county board upon the release or discharge of a defendant or prisoner in county custody. Provides immunity from civil liability to the private entity acting in good faith to notify the crime victim or witness.

	thy the crime victim of withess.
Jan 08 1997	Filed With Clerk
	First reading Referred to Rules
Jan 16	Added As A Joint Sponsor ERWIN
Jan 22	Assigned to State Govt Admin &
	Election Refrm
Jan 24	Added As A Co-sponsor GRANBERG
	Added As A Co-sponsor MCAULIFFE
	Added As A Co-sponsor KOSEL
	Added As A Co-sponsor LYONS, EILEEN
Jan 29	Added As A Co-sponsor KRAUSE
Jan 30	Added As A Co-sponsor SILVA
	Added As A Co-sponsor BEAUBIEN
	Added As A Co-sponsor BRADY
Feb 05	Added As A Co-sponsor GIGLIO
Feb 06	Added As A Co-sponsor PUGH
	Added As A Co-sponsor GILES
	Added As A Co-sponsor JONES,LOU
	Added As A Co-sponsor MCKEON
Feb 20	Added As A Co-sponsor TENHOUSE
	Added As A Co-sponsor PHELPS
	Added As A Co-sponsor MCGUIRE
Feb 28	Added As A Co-sponsor SCULLY
Mar 07	Added As A Co-sponsor MEYER
Mar 11	Added As A Co-sponsor NOVAK
Mar 12	Added As A Co-sponsor BURKE
Mar 13	Amendment No.01 ST GV-ELC RFM H Adopted
	013-000-000
	Do Pass Amend/Short Debate
	013-000-000
	Placed Cal 2nd Rdg-Sht Dbt
	Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
Mar 14	Added As A Co-sponsor O'BRIEN
Mar 18	Added As A Co-sponsor FRITCHEY
Mar 20	Added As A Co-sponsor CAPPARELLI
Mar 21	3rd Rdg-Sht Dbt-Pass/Vot116-000-000
Apr 09	Arrive Senate
	Sen Sponsor PARKER
	Placed Calendr, First Reading
	Added as Chief Co-sponsor O'MALLEY
	First reading Referred to Rules
Apr 10	Added as Chief Co-sponsor RADOGNO

# HB-0026 HARTKE.

Appropriates \$900,000 from the School Construction Fund to the State Board of Education for the reconstruction of Red Hill High School in Bridgeport. Effective immediately.

NOTE(s) THAT MAY Apply: Ralanced Budget

MOTE(S) I DAT MIN	) APPL 1. Dalaticcu Duugci	
Jan 08 1997	Filed With Clerk	
	First reading	Referred to Rules
Jan 22	•	Assigned to Appropriations-Education
Apr 11		Re-Refer Rules/Rul 9(B)

732 HB-0027

#### HARTKE - MAUTINO - PHELPS, BLACK, MOORE, EUGENE, FANTIN, HB-0027 GIGLIO AND NOLAND.

35 ILCS 105/3-7 new

35 ILCS 110/3-7 new 35 ILCS 115/3-7 new

35 ILCS 120/2-7 new

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Exempts aggregate exploration, mining, offhighway hauling, processing, maintenance, and reclamation equipment, including replacement parts and equipment, and including equipment purchased for lease, but excluding motor vehicles required to be registered under the Illinois Vehicle Code from the taxes imposed under these Acts. Effective immediately.

STATE MANDATES FISCAL NOTE

HB 27 creates a "tax exemption mandate" which requires \$100%

FISCAL NOTE (Dept. of Revenue)

HB 27 will cost the State approximately \$3.2 million and local

governments approximately \$1.1 million.

Note(s) That May Apply: Fiscal

Jan 08 1997 Filed With Clerk

Added As A Co-sponsor MAUTINO

First reading Referred to Rules

Jan 22 Assigned to Revenue Mar 12 Added As A Co-sponsor MOORE, EUGENE

Added As A Co-sponsor FANTIN

Mar 13 Fiscal Note Requested MOORE,A

> St Mandate Fis Nte ReqMOORE, A Do Pass/Short Debate Cal 010-001-000

Placed Cal 2nd Rdg-Sht Dbt

Mar 14 Added As A Co-sponsor GIGLIO Mar 25 Added As A Co-sponsor NOLAND

Apr 07 St Mandate Fis Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Fiscal Note Filed Apr 09 Cal Ord 2nd Rdg-Shr Dbt

Second Reading-Short Debate Apr 10 Pld Cal Ord 3rd Rdg-Sht Dbt

3rd Rdg-Sht Dbt-Pass/Vot105-008-003 Apr 18

Apr 23 Arrive Senate

Chief Sponsor FAWELL Placed Calendr, First Reading

First reading Referred to Rules

Apr 24 Assigned to Revenue

Added as Chief Co-sponsor O'DANIEL

Recommended do pass 009-001-000 May 08

Placed Calndr, Second Reading

Second Reading May 09

Placed Calndr, Third Reading

May 14 Third Reading - Passed 049-002-000

Passed both Houses Jun 12 Sent to the Governor

Aug 01 Governor vetoed

Placed Calendar Total Veto

Mtn filed overrde Gov veto #1/HARTKE Oct 16 Placed Calendar Total Veto

Oct 30 Added As A Co-sponsor PHELPS

3/5 vote required

Override Gov veto-Hse pass 098-017-000

Arrive Senate

Placed Calendar Total Veto

Nov 12 Mtn filed overrde Gov veto FAWELL

Nov 14 3/5 vote required

Override Gov veto-Sen pass 054-004-000

Bth House Overid Total Veto

Nov 18 PUBLIC ACT 90-0529 Effective date 97-11-14

# HB-0028 DART – GRANBERG – SCOTT – GASH – SILVA, SLONE, PUGH, HOWARD, PHELPS, BROSNAHAN, DAVIS,STEVE, NOVAK, MEYER, JOHNSON,TOM, O'BRIEN, FRITCHEY AND DAVIS,MONIQUE.

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 veterans facilities to provide treatment for veterans with the Persian Gulf War Syndrome.

FISCAL NOTE (Dept. of Veterans' Affairs)

The fiscal impact would be astronomical to the State due to restructuring and additional medical equipment and staff.

# HOUSE AMENDMENT NO. 1.

Deletes the amendatory provisions of the bill. Provides instead that the Department of Veterans' Affairs shall encourage the State to implement more programs to address the issues of Persian Gulf Veterans by creating a 9-member commission from members of the General Assembly, representatives of veterans' organizations, and a representative of the Department. Provides that the commission members shall serve without compensation.

	serve without o	
10.	re(s) That May	
	Jan 08 1997	Filed With Clerk
		First reading Referred to Rules
	Jan 22	Assigned to Veterans' Affairs
	Jan 24	Added As A Joint Sponsor GRANBERG
	Jan 29	Added As A Co-sponsor SCOTT
	Jan 30	Added As A Co-sponsor GASH
	•	Added As A Co-sponsor SILVA
	Feb 05	Added As A Co-sponsor SLONE
	Feb 06	Added As A Co-sponsor PUGH
	Feb 14	Fiscal Note Filed
		Committee Veterans' Affairs
	Feb 18	Added As A Co-sponsor HOWARD
	Feb 20	Added As A Co-sponsor PHELPS
	Мат 06	Added As A Co-sponsor BROSNAHAN
	Mai oo	Amendment No.01 VETS' AFFAIRS H Adopted
		DP Amnded Consent Calendar
		011-000-000
		Consnt Caldr Order 2nd Read
		Remyd from Consent Calendar
		ART TENHOUSE
		Placed Cal 2nd Rdg-Sht Dbt
	<b>M</b> ar 11	Second Reading-Short Debate
	14141 11	Pld Cal Ord 3rd Rdg-Sht Dbt
	Mar 12	Added As A Co-sponsor DAVIS,STEVE
	Mai 12	Added As A Co-sponsor NOVAK
		Added As A Co-sponsor MEYER
		Added As A Co-sponsor JOHNSON, TOM
	Mar 14	Added As A Co-sponsor O'BRIEN
	Mar 20	Added As A Co-sponsor FRITCHEY
		3rd Rdg-Sht Dbt-Pass/Vot115-000-000
	Apr 08	Arrive Senate
	Apr 09	
		Placed Calendr, First Reading
		Sen Sponsor KLEMM  First reading  Referred to Rules
	A 15	First reading Referred to Rules
	Apr 15	Added As A Co-sponsor FARLEY
	Apr 16	Added as Chief Co-sponsor BOWLES
	Apr 17	Assigned to State Government
	4 21	Operations Operations
	Apr 21	Added as Chief Co-sponsor OBAMA
	Apr 23	Added as Chief Co-sponsor WALSH,L
	Apr 25	Recommended do pass 009-000-000
		Placed Calndr, Second Reading
		Added as Chief Co-sponsor LAUZEN
		Added As A Co-sponsor SIEBEN
	Apr 29	Second Reading
		Placed Calndr, Third Reading
	May 13	Third Reading - Passed 059-000-000
		Passed both Houses
		Added As A Co-sponsor DAVIS, MONIQUE

Jun 11 Sent to the Governor Jul 23 Governor approved

PUBLIC ACT 90-0142 Effective date 98-01-01

#### HB-0029 DART - SCOTT - GASH, PHELPS AND BROSNAHAN.

20 ILCS 415/8b.7

from Ch. 127, par. 63b108b.7

Amends the Personnel Code. Makes it a Class C misdemeanor to seek a veterans' preference to which one is not entitled.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Personnel Code concerning the veterans' preference. Makes a technical change.

FISCAL NOTE, H-AM 1 (Dpt. Central Management Services)

HB29, as amended, has no fiscal impact on DCMS.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Jan 08 1997 Filed With Clerk First reading Referred to Rules Assigned to Veterans' Affairs Ian 22 Jan 29 Added As A Joint Sponsor SCOTT Jan 30 Added As A Co-sponsor GASH Feb 20 Amendment No.01 VETS' AFFAIRS H Adopted Do Pass Amd/Stndrd Dbt/Vote 006-003-002 Placed Cal 2nd Rdg-Sht Dbt Added As A Co-sponsor PHELPS Feb 26 Fiscal Note Requested MEYER Cal Ord 2nd Rdg-Shr Dbt Fiscal Note Filed

Mar 04 Cal Ord 2nd Rdg-Shr Dbt

Added As A Co-sponsor BROSNAHAN Mar 06 Apr 08 Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt

Apr 18 Re-committed to Rules

#### HB-0030 DART.

Apr 11

Appropriates \$46,200 to the Department of Human Services for the purpose of making a grant to the Easter Seal Society of Metropolitan Chicago to establish a Lekotek play library and resource center at the Easter Seal A.J. Brandecker Rehabilitation Center in Chicago, Effective July 1, 1997.

Filed With Clerk Jan 08 1997

> First reading Referred to Rules

Jan 22 Assigned to Appropriations-Human Services

Re-Refer Rules/Rul 9(B)

HB-0031 DAVIS, STEVE - MEYER - DART - BOLAND - TENHOUSE, NOVAK, HOLBROOK, GIGLIO, BOST, JOHNSON, TOM, JONES, JOHN AND BROSNAHAN.

20 ILCS 415/8b.7 from Ch. 127, par. 63b108b.7

Amends the Personnel Code. Requires the Department of Central Management Services to verify with the Department of Veterans' Affairs an applicant's claim that the applicant is a United States Veteran.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Personnel Code concerning the veterans' preference. Adds a caption.

FISCAL NOTE, H-AM 1 (Dpt. Central Management Services)

HB31, as amended, has no fiscal impact on DCMS.

NOTE(s) THAT MAY APPLY: Fiscal Jan 08 1997 Filed With Clerk

First reading Referred to Rules Assigned to Veterans' Affairs Jan 22 Jan 29 Added As A Joint Sponsor SCOTT Feb 20 Amendment No.01 VETS' AFFAIRS H Adopted Do Pass Amend/Short Debate

011-000-000

Placed Cal 2nd Rdg-Sht Dbt Primary Sponsor Changed To DAVIS, STEVE

```
Feb 20—Cont. Joint Sponsor Changed to MEYER
                   Added As A Co-sponsor DART
                   Added As A Co-sponsor BOLAND
                   Added As A Co-sponsor TENHOUSE
                   Added As A Co-sponsor NOVAK
                   Added As A Co-sponsor HOLBROOK
                   Added As A Co-sponsor GIGLIO
                   Added As A Co-sponsor BOST
                   Added As A Co-sponsor JOHNSON, TOM
                   Added As A Co-sponsor JONES, JOHN
      Feb 26
                                            Fiscal Note Requested MEYER
                   Cal Ord 2nd Rdg-Shr Dbt
      Mar 04
                                            Fiscal Note Filed
                   Cal Ord 2nd Rdg-Shr Dbt.
      Mar 06
                   Added As A Co-sponsor BROSNAHAN
      Mar 12
                   Second Reading-Short Debate
                   Pld Cal Ord 3rd Rdg-Sht Dbt
     Apr 18
                                            Re-committed to Rules
HB-0032
            DART - SCOTT.
  720 ILCS 5/2-16
                                 from Ch. 38, par. 2-16
  720 ILCS 5/3-5
                                 from Ch. 38, par. 3-5
  725 ILCS 5/111-2
                                 from Ch. 38, par. 111-2
```

Amends the Criminal Code of 1961 and the Code of Criminal Procedure of 1963. Provides that, for the purpose of the period of limitation, the prosecution of an offense is commenced upon the return of an indictment, the issuance of an information, or the filing of a complaint for preliminary examination or hearing. Permits the prosecution of a felony by complaint if a preliminary hearing has been held or waived. (Present law provides that prosecution of a felony must be by information or by indictment.)

FISCAL NOTE (Dept. of Corrections)

There will be minimal impact on this Department.

CORRECTIONAL NOTE

No change from DOC fiscal note.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/2-16 720 ILCS 5/3-5 720 ILCS 5/111-2 Adds reference to:

625 ILCS 5/11-501.1 from Ch. 95 1/2, par. 11-501.1 from Ch. 95 1/2, par. 11-501.2 from Ch. 95 1/2, par. 11-501.2 from Ch. 95 1/2, par. 11-501.5 from Ch. 95 1/2, par. 11-501.6

625 ILCS 5/11-501.9 new

Deletes everything. Amends the Illinois Vehicle Code. Provides that a person who can show proof of a physical inability to perform a field sobriety test or a chemical sobriety test shall not be required to perform that test.

FISCAL NOTE, AMENDED (Dpt. Corrections)

No change from previous note.

CORRECTIONAL NOTE, AMENDED

No change from previous note.

STATE MANDATES FISCAL NOTE, H-AM 1

In the opinion of DCCA, HB32, with H-am 1, fails to create a

State mandate.

JUDICIAL NOTE, H-AM 1

HB32, with H-am 1, will neither decrease nor increase the need

for the number of judges in the State.

STATE DEBT IMPACT NOTE

HB 32 would not impact the level of State debt.

HOME RULE NOTE, H-AM 1

HB 32, amended by H-am 1, does not preempt the home rule powers

of local gov't.

Jan 08 1997 Filed With Clerk

First reading

Referred to Rules

Jan 22

Assigned to Judiciary II - Criminal Law

Jan 29 Feb 28	Added As A Joint Sponsor	SCOTT Fiscal Note Filed Correctional Note Filed
Mar 06	Amendment No.01	Committee Judiciary II - Criminal Law JUD-CRIMINAL H Adopted Do Pass Amend/Short Debate 013-000-001
	Placed Cal 2nd Rdg-Sht D	
Mar 10		Fiscal Note Requested ROSKAM St Mandate Fis Nte ReqROSKAM Judicial Note Request ROSKAM Correctional Note Requested ROSKAM
	Cal Ord 2nd Rdg-Shr Dbt	NODILI III
Mar 11		Fiscal Note Requested AS AMENDED/ROSKAM Correctional Note Requested AS AMENDED/ROSKAM Judicial Note Request AS AMENDED/ROSKAM
Mar 12	Cal Ord 2nd Rdg-Shr Dbt	Correctional Note Filed AS AMENDED Fiscal Note Filed
Mar 19	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note Filed Judicial Note Filed
Mar 20	Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht I	pate
Mar 21	i ia cai Oia sia kag-siii i	State Debt Note Filed
Apr 08	Cal Ord 3rd Rdg-Short Db Rclid 2nd Rdng-Short Deb Held 2nd Rdg-Short Debat	ate
Apr 09	Amendment No.02 Amendment referred	DART to HRUL
	Held 2nd Rdg-Short Debat Amendment No.02	
	Amendment No.02	DART Be adopted
	Held 2nd Rdg-Short Debat	te .
Apr 18		Home Rule Note RequestAS AMENDED/BLACK Home Rule Note Filed
	Held 2nd Rdg-Short Debat	
	3	Re-committed to Rules
0033 DAI	RT - SCOTT AND SILVA.	

# HB-0033

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 certain 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.

Jan 08 1997	Filed With Clerk	
	First reading	Referred to Rules
Jan 22		Assigned to Labor & Commerce
Jan 29	Added As A Joint Sponsor	
Jan 30	Added As A Co-sponsor SI	LVA
Mar 21	•	Re-Refer Rules/Rul 9(B)

#### HB-0034 DART - LYONS, JOSEPH - SCOTT - HOWARD.

40 ILCS 5/6-151.1 from Ch. 108 1/2, par. 6-151.1

30 ILCS 805/8.21 new

Amends the Chicago Firefighter Article of the Pension Code to add stroke and diseases caused by air- or blood-borne pathogens to the occupational diseases for which a disability benefit may be granted. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE
```

Fiscal impact cannot be determined because of the unknown

number of affected firefighters.

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

Jan 29 1996 Added As A Co-sponsor SCOTT Jan 08 1997 Filed With Clerk

> First reading Referred to Rules

Assigned to Personnel & Pensions Jan 22

Jan 23 Added As A Joint Sponsor LYONS, JOSEPH

Feb 05 Added As A Co-sponsor HOWARD

Mar 03 Pension Note Filed

Committee Personnel & Pensions Mar 21 Re-Refer Rules/Rul 9(B)

#### DART - SCOTT - BOLAND. HB-0035

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 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.

FISCAL NOTE (Bureau of Budget)

FY98 impact of the deposit to the FESF under HB 35 would equal approximately \$190 million reduction in general funds that are otherwise available for appropriation. Eventually the MBR would equal over \$1 billion that had been taken away from programs.

Note(s) That May Apply: Fiscal

Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Assigned to Approp-Gen Srvc & Govt Ovrsght

Jan 29 Added As A Joint Sponsor SCOTT Feb 21 Added As A Co-sponsor BOLAND

Mar 06 Fiscal Note Filed

Committee Approp-Gen Srvc & Govt

Ovrsght

Mar 21 Re-Refer Rules/Rul 9(B)

#### HB-0036 DART - SCOTT.

20 ILCS 5/20

Jan 22

from Ch. 127, par. 20

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

FISCAL NOTE (Bureau of Budget)

HB 36 is unlikely to increase or decrease state appropriations.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 22 Assigned to State Govt Admin &

Election Refrm

Added As A Joint Sponsor SCOTT Jan 29

Mar 06 Fiscal Note Filed

Committee State Govt Admin & Election Refrm

Re-Refer Rules/Rul 9(B) Mar 21

738 HB-0037

#### HB-0037 DART - LANG - LYONS, JOSEPH - SCOTT AND BUGIELSKI.

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.

FISCAL NOTE (Bureau of Budget)

The major financial issue raised by HB 37 is the requirement that the Budget maintain sufficient balances to pay all Section 25 liabilities. The Comptroller reports FY96 Section 25 liabilities of \$888.5 M. Assuming these grow with the budget, HB 37 would require the Governor to recommend a FY98 balance of approximately \$975 M rather than \$400 M and to reduce appro-

priations for programs by approximately \$575 M.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 08 1997 Filed With Clerk

Referred to Rules First reading

Jan 17 Added As A Joint Sponsor LANG

Jan 22 Assigned to Approp-Gen Srvc & Govt

Ovrsght

Added As A Co-sponsor LYONS, JOSEPH Jan 23

Jan 29 Added As A Co-sponsor SCOTT

Mar 04 Added As A Co-sponsor BUGIELSKI

Mar 06 Fiscal Note Filed

Committee Approp-Gen Srvc & Govt

Ovrsght

Mar 21 Re-Refer Rules/Rul 9(B)

#### HB-0038 DART - FANTIN - LYONS, JOSEPH - SCOTT - BUGIELSKI, FRITCHEY, HOLBROOK, HOWARD, DAVIS, STEVE, ERWIN, KENNER AND GRAN-BERG.

```
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.

# HOUSE AMENDMENT NO. 1.

Provides that a municipality may demolish a building that is open and vacant "and" (rather than "or") an immediate and continuing hazard. HOME RULE NOTE

HB38 is permissive and does not preempt home rule authority.

STATE MANDATES FISCAL NOTE, H-AM 1

In the opinion of DCCA, HB38, with H-am 1, fails to meet the

definition of a State mandate

FISCAL NOTE, AMENDED (DCCA)

HB 38, with H-am 1, does not have a fiscal impact on DCCA or

local government.

HOME RULE NOTE, H-AM 1

No change from previous home rule note.

STATE MANDATES FISCAL NOTE, H-AM 1

No change from previous mandates note.

		NOTE, H-am 1 n previous home	rule notes			
J	an 08 1997	Filed With Cler	k	Deferred to Dele	_	
J	an 15	First reading Added As A Joi	nt Sponsor	Referred to Rules	5	
	an 22			Assigned to Loca	l Government	
J	an 23	Added As A Co	-sponsor LY	YONS,JOSEPH		
J	an 29	Added As A Co				
		Amendme	nt No.01	LOCAL GOVT 016-000-000		pted
				DP Amnded Con 016-000-000	sent Calendar	
		Consnt Caldr O	rder 2nd Re			
J	an 30	Added As A Co				
		Added As A Co	-sponsor FF			
				Fiscal Note Requ		
				AMENDED/I		
				St Mandate Fis N		
				AMENDED/I		
				Home Rule Note AMENDED/I		
		Remvd from Co	nsent Caler		TOUTIES	
		nom c	abone calor	TENHOUSE		
		Placed Cal 2nd	Rdg-Sht Dt			
F	Feb 05	Added As A Co				
F	Feb 18			Home Rule Note	Filed	
				St Mandate Fis N	Note Filed	
		Cal Ord 2nd Rd				
т.	7-1 20	Added As A Co				
	eb 20	Added As A Co	-sponsor DA			
Г	Feb 28	Cal Ord 2nd Rd	a-Shr Dht	Fiscal Note Filed		
N	<b>Л</b> аг 05	Car Oru Zhu Ku	g-Sili Dot	Home Rule Note	Filed	
•	os			St Mandate Fis N		
		Cal Ord 2nd Rd	g-Shr Dbt			
N	Mar 06	Second Reading		ate		
		Pld Cal Ord 3rd	Rdg-Sht D	Obt		
N	Mar 12			Home Rule Note	Filed	
		Cal Ord 3rd Rd	g-Short Db	t		
	Apr 09	Added As A Co	-sponsor Er	(WIN 079 024 001		
P	Apr 12	3rd Rdg-Sht Db Added As A Co				
		Added As A Co				
Δ	Apr 14	Arrive Senate	sponsor G	MINDLING		
•	-F ·	Placed Calendr,	First Readr	ng		
		Chief Sponsor C				
		First reading		Referred to Rules	3	
	Apr 15	Added as Chief	Co-sponsor	TROTTER		
P	Apr 16	Sponsor Remove				
	n= 22	Alt Chief Spons				
	Apr 22 Apr 24	Added as Chief Added As A Co				
	May 01	Audeu As A Co	-sponsor be	Assigned to Exec	ntive	
	May 08			Postponed	utive	
•	, oc			Committee Execu	ıtive	
N	May 10			Refer to Rules/R	ul 3-9(a)	
N	May 31	Ruled Exempt U	J <b>nder Sen F</b>	Rule 3-9(B) SRUL		
				Re-referred to Ex	ecutive	
HB-003	9 DART -	SCOTT.				
50 II	LCS 310/5		from Ch. 85	5, par. 705		
55 I	LCS 5/6-3100	6		4, par. 6-31006		
55 I	LCS 5/6-3100	6.5 new				
65 II	LCS 5/3.1-35-	-115		4, par. 3.1-35-115		
65 I	LCS 5/8-8-5	-	trom Ch. 24	4, par. 8-8-5		
	LCS 5/10-17.5					
105 1	LCS 5/34-21.	to new				

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.

FISCAL NOTE (Comptroller)

The Comptroller's Office would incur \$400,000 to \$415,000 for

staff and implementation of HB39.

FISCAL NOTE (DCCA)

HB 39 does not have a fiscal impact on this Dept.

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

Jan 08 1997 Filed With Clerk

First reading Referred to Rules Jan 22 Assigned to State Govt Admin & Election Refrm Jan 29 Added As A Joint Sponsor SCOTT

Feb 27

Fiscal Note Filed Committee State Govt Admin &

Election Refrm

Fiscal Note Filed

Committee State Govt Admin &

Election Refrm

Mar 21 Re-Refer Rules/Rul 9(B)

HB-0040

Mar 05

DART - FEIGENHOLTZ - LANG - LYONS, JOSEPH - SCOTT, SANTIA-GO, LOPEZ, KENNER, SILVA, PUGH, GILES, HOWARD, BOLAND, MC-STROGER. YOUNGE. MURPHY, DAVIS, MONIOUE, JONES, LOU, BUGIELSKI, PHELPS, O'BRIEN, MCKEON AND FRIT-CHEY.

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 shall 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 MAY APPLY: Fiscal

Filed With Clerk

Jan 08 1997

Jun OO 1777	Thea With Clork
	First reading Referred to Rules
Jan 16	Added As A Joint Sponsor FEIGENHOLTZ
Jan 17	Added As A Co-sponsor LANG
Jan 22	Assigned to Elementary & Secondary
	Education
Jan 23	Added As A Co-sponsor LYONS, JOSEPH
Jan 29	Added As A Co-sponsor SCOTT
Jan 30	Added As A Co-sponsor SANTIAGO
7 2 -	Added As A Co-sponsor LOPEZ
	Added As A Co-sponsor KENNER
Feb 04	Added As A Co-sponsor SILVA
Feb 06	Added As A Co-sponsor PUGH
100 00	Added As A Co-sponsor GILES
Feb 18	Added As A Co-sponsor HOWARD
Feb 21	Added As A Co-sponsor BOLAND
Feb 27	Added As A Co-sponsor MCGUIRE
Feb 28	Added As A Co-sponsor STROGER
100 20	Added As A Co-sponsor YOUNGE
	Added As A Co-sponsor MURPHY
	Added As A Co-sponsor DAVIS, MONIQUE
	Added As A Co-sponsor JONES,LOU
Маг 04	Added As A Co-sponsor BUGIELSKI
Mar 12	Added As A Co-sponsor PHELPS
W101 12	nucu na n co-apoliaoi i i i ELI a

Mar 14 Added As A Co-sponsor O'BRIEN
Added As A Co-sponsor MCKEON
Mar 20 Added As A Co-sponsor FRITCHEY
Mar 21 Re-Refer Rules/Rul 9(B)

### HB-0041 DART - FANTIN, STROGER AND JONES, LOU.

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, 1997.

# STATE DEBT IMPACT NOTE

HB41 does not increase any bond authorization and does not affect the State's long-term indebtedness.

Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 15 Added As A Joint Sponsor FANTIN

Jan 22 Assigned to Appropriations-Public

Feb 28 Added As A Co-sponsor STROGER
Added As A Co-sponsor JONES,LOU

Mar 13 State Debt Note Filed

Committee Appropriations-Public

Safety

Apr 11 Re-Refer Rules/Rul 9(B)

# HB-0042 DART - FANTIN - SCOTT, STROGER AND JONES, LOU.

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, 1997.

# STATE DEBT IMPACT NOTE

HB42 does not increase any bond authorization and does not

affect the State's long-term indebtedness.

Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 15 Added As A Joint Sponsor FANTIN

Jan 22 Assigned to Appropriations-Public

Jan 29 Added As A Co-sponsor SCOTT
Feb 28 Added As A Co-sponsor STROGER

Added As A Co-sponsor JONES,LOU

Mar 13

State Debt Note Filed

Committee Appropriations-Public

Safety

Apr 11 Re-Refer Rules/Rul 9(B)

# HB-0043

DART - RONEN - KOSEL - ACEVEDO, LYONS, JOSEPH, SCHA-KOWSKY, SILVA, ERWIN, FEIGENHOLTZ, MCKEON, FRITCHEY, BU-GIELSKI, GILES, STROGER, MOORE, EUGENE, PUGH, BURKE, DAVIS, MONIQUE, FLOWERS, HOWARD, KENNER, TURNER, ART, FANTIN, CURRIE AND CAPPARELLI.

# 220 ILCS 5/8-408 new

Amends the Public Utilities Act in relation to power interruptions and surges. Provides that in the event of power failures that total more than 4 hours in any 30 day period, electric public utilities must waive the monthly fixed fee to customers, compensate customers for damages incurred because of the failure, and reimburse governmental units for emergency and contingency expenses incurred. Requires compensation to customers for damages caused by power surges. Imposes certain recordkeeping requirements on all public utilities.

FISCAL NOTE (III. Commerce Commerce)

HB43 could cause an increased administrative burden on ICC, for

which no fiscal estimate can be made at this time.

# HOUSE AMENDMENT NO. 1.

Provides that remedies must be sought through the Illinois Commerce Commission. Limits damages to the lesser of actual damages and costs or \$5,000. Adds immediate effective date.

# HOME RULE NOTE, H-AM 1

HB 43, amended by H-am 1, does not preempt home rule authority.

Note(s) That Ma	y Apply: Fiscal	
Jan 08 1997	Filed With Clerk	
	First reading	Referred to Rules
Jan 22		Assigned to Consumer Protection
Feb 13		Fiscal Note Filed
		Committee Consumer Protection
Mar 21	Amendment No.01	CONSUMER PROT H Adopted
		Do Pass Amend/Short Debate
		007-002-002
	Placed Cal 2nd Rdg-Sht D	bt
Арг 08	Second Reading-Short Deb	pate
	Pld Cal Ord 3rd Rdg-Sht I	
Apr 09	Added As A Joint Sponsor	RONEN
	Added As A Co-sponsor L'	YONS,JOSEPH
	Added As A Co-sponsor So	CHAKOWSKY
	Added As A Co-sponsor Sl	ILVA
	Added As A Co-sponsor El	
	Added As A Co-sponsor Fl	
Apr 10	Added As A Co-sponsor M	
	Added As A Co-sponsor F	RITCHEY
	Added As A Co-sponsor K	
	Added As A Co-sponsor B	
	Added As A Co-sponsor G	
	Added As A Co-sponsor S	
	Added As A Co-sponsor M	
	Added As A Co-sponsor Pl	
	Added As A Co-sponsor B	
	Added As A Co-sponsor D	
	Added As A Co-sponsor Fl	
	Added As A Co-sponsor H	
	Added As A Co-sponsor K	
	Added As A Co-sponsor T	
	Added As A Co-sponsor Fa Added As A Co-sponsor C	
	Added As A Co-sponsor C	ADDADELLI
Apr 12	Added As A Co-sponsor A	
Apr 16	Relid 2nd Rdng-Short Deb	
11p1 10	Amendment No.02	DART
	Amendment referred	
	Held 2nd Rdg-Short Deba	
Apr 17 .	Amendment No.02	DART
•	Rules refers to	HCON
	Held 2nd Rdg-Short Deba	te
Apr 18	Amendment No.02	DART
		Be adopted
		Home Rule Note RequestAS
		AMENDED/BLACK
		Home Rule Note Filed
4 ~=	Held 2nd Rdg-Short Deba	
Apr 25		Re-Refer Rules/Rul 9(B)
HB-0044 DART	<ul> <li>LANG – LYONS, JOSEPH</li> </ul>	I – SCOTT, GILES AND LOPEZ.
720 ILCS 5/46-1		
720 ILCS 5/46-2		
720 ILCS 5/46-4		
720 ILCS 5/46-5		
1 1 0	: 10 1 (10(1 D	* 1 1 1 1

Amends the Criminal Code of 1961. Provides that a person commits insurance fraud when he or she makes a false claim against a self-insured entity, insurance company, or governmental unit (now an insurance company). Provides that a person commits the offense of aggravated insurance fraud when he or she makes 3 or more false claims against an insurance company, self-insured entity, or governmental unit (now only an insurance company) within an 18-month period. Provides that organizing an aggravated insurance fraud conspiracy is a Class X felony (now a Class 1 felony). Provides for civil damages for insurance fraud committed against a self-insured entity or a governmental unit.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/46-1 720 ILCS 5/46-2 720 ILCS 5/46-4 720 ILCS 5/46-5 Adds reference to: 725 ILCS 5/106B-2 new 725 ILCS 5/112-9 new 725 ILCS 5/115-20 new 725 ILCS 215/11 new

Deletes everything. 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.

JUDICIAL NOTE, H-AM 1

HB44, with H-am 1, will neither decrease nor increase the need

for the number of judges in the State.

CORRECTIONAL NOTE, AMENDED

This legislation, as amended, has no fiscal impact on the Dept.

FISCAL NOTE, H-am 1 (Dept. of Corrections)

HB 44 has no fiscal or prison population impact on the Dept.

# HOUSE AMENDMENT NO. 2.

Deletes reference to: 725 ILCS 5/106B-2 Adds reference to: 725 ILCS 5/106B-3 new

Deletes everything. Amends the Code of Criminal Procedure and the Statewide Grand Jury Act. Makes same changes as House Amendment No. 1, except provides that upon motion of the State's Attorney (or in the case of a Statewide Grand Jury, also the Attorney General) the child advocate shall be appointed by the court. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Correctional
    Jan 08 1997
                 Filed With Clerk
                 First reading
                                          Referred to Rules
                 Added As A Joint Sponsor LANG
    Jan 17
    Jan 22
                                          Assigned to Judiciary II - Criminal Law
    Jan 23
                 Added As A Co-sponsor LYONS, JOSEPH
    Jan 29
                 Added As A Co-sponsor SCOTT
    Feb 06
                 Added As A Co-sponsor GILES
    Mar 13
                                          Fiscal Note Requested AS
                                            AMENDED/ROSKAM
                                          Correctional Note Requested AS
                                            AMENDED/ROSKAM
                                          Judicial Note Request AS
                                             AMENDED/ROSKAM
                                          JUD-CRIMINAL H
                      Amendment No.01
                                                                  Adopted
                                          Do Pass Amend/Short Debate
                                            015-000-000
                  Placed Cal 2nd Rdg-Sht Dbt
    Mar 19
                                          Judicial Note Filed
                  Cal Ord 2nd Rdg-Shr Dbt
    Mar 20
                                          Correctional Note Filed AS
                                            AMENDED
                  Cal Ord 2nd Rdg-Shr Dbt
    Apr 08
                                          Fiscal Note Filed
                  Cal Ord 2nd Rdg-Shr Dbt
    Apr 09
                      Amendment No.02
                                          DART
                      Amendment referred to HRUL
                  Cal Ord 2nd Rdg-Shr Dbt
                                          DART
    Apr 11
                      Amendment No.02
                                          Be adopted
                  Cal Ord 2nd Rdg-Shr Dbt
    Apr 12
                  Second Reading-Short Debate
                                          DART
                                                                  Adopted
                      Amendment No.02
                  Pld Cal Ord 3rd Rdg-Sht Dbt
```

Apr 16 3rd Rdg-Sht Dbt-Pass/Vot115-000-000

Added As A Co-sponsor LOPEZ

Apr 17 Arrive Senate

Placed Calendr, First Reading

# HB-0045 DART - CAPPARELLI - LYONS, JOSEPH - FANTIN - PHELPS, SCOTT, BOLAND, CURRY, JULIE, GIGLIO AND DAVIS, MONIQUE.

30 ILCS 805/8.21 new 35 ILCS 200/15-180

Amends the Property Tax Code to increase the maximum homestead improvement exemption to \$45,000 beginning January 1, 1998. Amends the State Mandates Act to exempt this amendatory Act from the reimbursement requirements of the State Mandates Act. Effective immediately.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB45 creates a tax exemption mandate for which 100% reimbursement is normally required; however, the State Mandates Act is amended to provide an exemption from reimbursement liability.

FISCAL NOTE (Dept. of Revenue)

HB 45 has no direct fiscal impact to the Dept. of Revenue.

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

Jan 08 1997	Filed With Clerk
	First reading Referred to Rules
Jan 22	Assigned to Revenue
Jan 23	Added As A Joint Sponsor LYONS, JOSEPH
Jan 29	Added As A Co-sponsor SCOTT
Jan 30	Added As A Co-sponsor FANTIN
Feb 20	Added As A Co-sponsor PHELPS
Feb 21	Added As A Co-sponsor BOLAND
Feb 28	Joint Sponsor Changed to CAPPARELLI
1 00 20	Added As A Co-sponsor SCOTT
Mar 07	Added As A Co-sponsor CURRY, JULIE
Mar 13	Fiscal Note Requested MOORE,A
10141 13	St Mandate Fis Nte RegMOORE,A
	Do Pass/Short Debate Cal 011-000-000
	Placed Cal 2nd Rdg-Sht Dbt
Mar 20	Added As A Co-sponsor GIGLIO
Apr 03	St Mandate Fis Note Filed
Api 03	Cal Ord 2nd Rdg-Shr Dbt
Apr 08	Fiscal Note Filed
Api 00	
Apr. 10	Cal Ord 2nd Rdg-Shr Dbt
Apr 10	Second Reading-Short Debate
A 12	Pld Cal Ord 3rd Rdg-Sht Dbt
Apr 12	3rd Rdg-Sht Dbt-Pass/Vot113-001-001
Apr 14	Arrive Senate
	Placed Calendr, First Reading
	Chief Sponsor HENDON
4 - 16	First reading Referred to Rules
Apr 16	Added As A Co-sponsor O'DANIEL
Apr 23	Added as Chief Co-sponsor VIVERITO
Apr 29	Assigned to Revenue
	Sponsor Removed HENDON
	Alt Chief Sponsor Changed O'MALLEY
	Sponsor Removed VIVERITO
M 00	Chief Co-sponsor Changed to HENDON
May 08	Recommended do pass 010-000-000
<b>M</b> 00	Placed Calndr, Second Reading
<b>M</b> ay 09	Second Reading
14 10	Placed Calndr, Third Reading
<b>M</b> ay 13	Third Reading - Passed 058-000-000
	Passed both Houses
T. 11	Added As A Co-sponsor DAVIS, MONIQUE
Jun 11	Sent to the Governor
Jul 24	Governor approved
	PUBLIC ACT 90-0186 Effective date 97-07-24

**745** HB-0046

# HB-0046 DART – LANG – GASH – SCHOENBERG – LOPEZ, CROTTY AND GILES.

235 ILCS 5/6-21 from Ch. 43, par. 135

Amends the Liquor Control Act. Eliminates the dollar limits on recoveries in actions against a person who sells (or, under specified circumstances, provides) liquor to a person who becomes intoxicated and causes death, personal injury, or property damage.

# HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Liquor Control Act. Authorizes an action for loss of society; imposes limits on recoveries for injury to person or property (\$55,000), loss of means of support (\$65,000), and loss of society (\$65,000). Effective immediately.

```
STATE MANDATES FISCAL NOTE, H-AM 1
```

HB 46, with H-am 1, fails to create a State mandate.

FISCAL NOTE, H-AM 1 (Liquor Control Comm.)

HB46, amended, will have no fiscal impact on the Commission.

JUDICIAL NOTE, H-AM 1
HB46, amended, would not increase the need for the number of

judges in the State.

Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 17 Added As A Joint Sponsor LANG

Jan 22 Assigned to Judiciary I - Civil Law

Mar 12 Fiscal Note Requested AS

AMENDED/CROSS

Mar 13 Amendment No.01 Committee Judiciary I - Civil Law
Mar 13 Amendment No.01 JUD-CIVIL LAW H Adopter

Do Pass Amend/Short Debate

009-000-000

Placed Cal 2nd Rdg-Sht Dbt

Apr 07 St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt

Apr 08 Fiscal Note Filed

Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt

Added As A Co-sponsor GASH

Apr 09 Added As A Co-sponsor CROTTY

Apr 10 3rd Rdg-Sht Dbt-Pass/Vot096-017-003

Added As A Co-sponsor SCHOENBERG

Added As A Co-sponsor LOPEZ

Added As A Co-sponsor GILES

Apr 11 Arrive Senate

Placed Calendr, First Reading

Apr 14 Judicial Note Filed

Placed Calendr, First Reading
Apr 15 Chief Sponsor O'MALLEY

Apr 16 Added as Chief Co-sponsor PETKA

First reading Referred to Rules

Added As A Co-sponsor SHADID

Added As A Co-sponsor GEO-KARIS

Apr 17 Added as Chief Co-sponsor CRONIN

Apr 18 Added as Chief Co-sponsor HAWKINSON

# HB-0047 FLOWERS – DART – LYONS, JOSEPH – SCOTT – HOWARD, KENNER, FANTIN, GILES, MCCARTHY, MCGUIRE, CAPPARELLI, STROGER, MURPHY, DAVIS, MONIQUE, JONES, LOU, SCULLY AND O'BRIEN.

210 ILCS 45/2-209.5 new

210 ILCS 45/3-202 from Ch. 111 1/2, par. 4153-202

Amends the Nursing Home Care Act to set forth a minimum number of nursing personnel that must be available to nursing home residents. Effective immediately.

FISCAL NOTE (Dept. Public Health)

No fiscal impact to the Dept. of Public Health.

FISCAL NOTE (Dpt. Public Aid)

Estimated fiscal impact totals \$144.5 M plus undetermined

costs for the director of nursing position.

# **HOUSE AMENDMENT NO. 1.**

Limits the requirements to Medicare-Medicaid licensed facilities. STATE MANDATES FISCAL NOTE, H-AM 1

HB 47, with H-am 1, fails to create a State mandate.

FISCAL NOTE, H-AM 1 (Dept. of Public Health)

No change from previous DPH fiscal note.

FISCAL NOTE, H-AM 1 (Dept. of Public Aid)
Total fiscal impact to ICFs/MR would be approximately \$7.8 M.

HOME RULE NOTE, H-AM 1

HB47, with H-am 1, does not preempt home rule authority. HOME RULE NOTE, H-AM 2

HB 47, amended by H-am 2, contains no new preemption of home

rule authority.

STATE MANDATES FISCAL NOTE, H-AM 2

HB 47, amended by H-am 2, creates a "Service mandate" which requires a 50% to 100% reimbursement by the State under the State Mandates Act.

## HOUSE AMENDMENT NO. 2.

Further amends the Nursing Care Act. Limits the requirements to Medicare-Medicaid licensed facilities that are skilled nursing facilities or intermediate care facilities. Provides that the requirements do not apply to facilities that serve the developmentally disabled population. Changes the effective date to July 1, 1998. FISCAL NOTE, H-AMS 1 & 2 (Dept. of Public Health)

No fiscal implications to this Dept.

Jan 08 1997	Filed With Clerk	
	First reading Referred to	Rules
Jan 22	Assigned to	Human Services
Jan 23	Added As A Joint Sponsor LYONS, JOS	
Jan 29	Added As A Co-sponsor SCOTT	
Feb 05	Added As A Co-sponsor HOWARD	
	Added As A Co-sponsor FANTIN	
Feb 06	Added As A Co-sponsor GILES	
Feb 13	Fiscal Note	Filed
		Human Services
Feb 19	Added As A Co-sponsor MCCARTHY	
Feb 27	Added As A Co-sponsor MCGUIRE	
1002	Added As A Co-sponsor CAPPARELLI	
Feb 28	Added As A Co-sponsor STROGER	
10020	Added As A Co-sponsor MURPHY	
	Added As A Co-sponsor DAVIS,MONIO	DIIE
	Added As A Co-sponsor JONES,LOU	QUL
	Added As A Co-sponsor SCULLY	
Mar 04	Fiscal Note	Filed
Mai ot	=	Human Services
Mar 20	Amendment No.01 HUMAN S	
Wai 20		d/Stndrd Dbt/Vote
	006-004-0	
	Plcd Cal 2nd Rdg Std Dbt	100
		Requested AS
		ED/ZICKUS
		Fis Nte RegAS
		ED/ZICKUS
	AMEND	
	Home Pule	
		Note RequestAS
	AMEND:	
Apr 07	Cal 2nd Rdg Std Dbt	Note RequestAS ED/ZICKUS
Apr 07	Cal 2nd Rdg Std Dbt St Mandate	Note RequestAS ED/ZICKUS Fis Note Filed
Apr 07	Cal 2nd Rdg Std Dbt St Mandate Fiscal Note	Note RequestAS ED/ZICKUS Fis Note Filed
•	Cal 2nd Rdg Std Dbt St Mandate Fiscal Note Cal 2nd Rdg Std Dbt	Note RequestAS ED/ZICKUS Fis Note Filed Filed
Apr 07 Apr 08	Cal 2nd Rdg Std Dbt  St Mandate Fiscal Note  Fiscal Note	Note RequestAS ED/ZICKUS Fis Note Filed Filed
•	Cal 2nd Rdg Std Dbt	Note RequestAS ED/ZICKUS Fis Note Filed Filed
Apr 08	Cal 2nd Rdg Std Dbt St Mandate Fiscal Note Cal 2nd Rdg Std Dbt Fiscal Note Cal 2nd Rdg Std Dbt Added As A Co-sponsor KENNER	Note RequestAS ED/ZICKUS Fis Note Filed Filed
Apr 08 Apr 09	Cal 2nd Rdg Std Dbt  St Mandate Fiscal Note  Cal 2nd Rdg Std Dbt  Fiscal Note  Cal 2nd Rdg Std Dbt  Added As A Co-sponsor KENNER  Added As A Co-sponsor O'BRIEN	Note RequestAS ED/ZICKUS Fis Note Filed Filed
Apr 08	Cal 2nd Rdg Std Dbt St Mandate Fiscal Note Cal 2nd Rdg Std Dbt Cal 2nd Rdg Std Dbt Cal 2nd Rdg Std Dbt Added As A Co-sponsor KENNER Added As A Co-sponsor O'BRIEN Home Rule	Note RequestAS ED/ZICKUS Fis Note Filed Filed
Apr 08 Apr 09 Apr 11	Cal 2nd Rdg Std Dbt St Mandate Fiscal Note Cal 2nd Rdg Std Dbt Cal 2nd Rdg Std Dbt Added As A Co-sponsor KENNER Added As A Co-sponsor O'BRIEN Home Rule Cal 2nd Rdg Std Dbt	Note RequestAS ED/ZICKUS Fis Note Filed Filed
Apr 08 Apr 09	Cal 2nd Rdg Std Dbt  St Mandate Fiscal Note  Cal 2nd Rdg Std Dbt  Cal 2nd Rdg Std Dbt  Cal 2nd Rdg Std Dbt  Added As A Co-sponsor KENNER  Added As A Co-sponsor O'BRIEN  Home Rule  Cal 2nd Rdg Std Dbt  Amendment No.02  DART	Note RequestAS ED/ZICKUS Fis Note Filed Filed
Apr 08 Apr 09 Apr 11	Cal 2nd Rdg Std Dbt  St Mandate Fiscal Note  Cal 2nd Rdg Std Dbt  Fiscal Note  Cal 2nd Rdg Std Dbt  Added As A Co-sponsor KENNER  Added As A Co-sponsor O'BRIEN  Home Rule  Cal 2nd Rdg Std Dbt  Amendment No.02  Amendment referred to HRUL	Note RequestAS ED/ZICKUS Fis Note Filed Filed
Apr 08 Apr 09 Apr 11	Cal 2nd Rdg Std Dbt  St Mandate Fiscal Note  Cal 2nd Rdg Std Dbt  Fiscal Note  Cal 2nd Rdg Std Dbt  Added As A Co-sponsor KENNER  Added As A Co-sponsor O'BRIEN  Home Rule  Cal 2nd Rdg Std Dbt  Amendment No.02  Amendment No.02  Amendment No.02  DART  Amendment No.02  DART	Note RequestAS ED/ZICKUS Fis Note Filed Filed
Apr 08 Apr 09 Apr 11	Cal 2nd Rdg Std Dbt  St Mandate Fiscal Note  Cal 2nd Rdg Std Dbt  Fiscal Note  Cal 2nd Rdg Std Dbt  Added As A Co-sponsor KENNER  Added As A Co-sponsor O'BRIEN  Home Rule  Cal 2nd Rdg Std Dbt  Amendment No.02  Amendment referred to HRUL	Note RequestAS ED/ZICKUS Fis Note Filed Filed

Apr 25	Added As A Co-spoilsof K	Re-Refer Rules/Rul 9(B)	)
	Joint Sponsor Changed to DART Added As A Co-sponsor KENNER		
Apr 24	Primary Sponsor Changed To FLOWERS		
	Cal Ord 3rd Rdg-Stnd Dbt		
Apr 23		Fiscal Note Filed	
	Pld Cal Ord 3rd Rdg-Std I	Obt	_
-	Amendment No.02	DART	Adopted
Apr 19	Second Reading-Stnd Deba	ate	
	Cal 2nd Rdg Std Dbt		
		St Mandate Fis Note File	xd
<b>А</b> рі 10	Home Rule Note Filed		
		AMENDED/BLACK	
Apr 18	Cal 2nd Rdg Std Dbt	Home Rule Note Request	- Δ C
	Col 2nd Ddg Std Dba	Be adopted	
Apr 16	Amendment No.02	DART	

#### HR.0048 DART - SCOTT - MCKEON - SANTIAGO.

New Act

30 ILCS 105/5.449 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, 1997.

FISCAL NOTE (Dept. of Insurance)

Based on the establishment of the CHIP plan: yearly administrative costs could run as high as \$100,000 and current subsidies. covering the difference between policyholder premiums and the cost of coverage, cost the State \$17 million GRF annually.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 08 1997	First reading	Referred to Rules
Jan 22	•	Assigned to Health Care Availability &
		Access
Jan 29	Added As A Joint Sp	onsor SCOTT
Jan 30	Added As A Co-spon	sor MCKEON
	Added As A Co-spon	sor SANTIAGO
Feb 13	•	Fiscal Note Filed
		Committee Health Care Availability &
		Access
Mar 21		Re-Refer Rules/Rul 9(B)

#### HB-0049 DART - FANTIN - SCOTT - HOWARD - PHELPS, PUGH, GILES, SCUL-LY AND DAVIS, MONIQUE.

210 ILCS 45/3-305 from Ch. 111 1/2, par. 4153-305

Amends the Nursing Home Care Act. Provides that if death, serious mental or physical harm, permanent disability, or disfigurement results from a repeat type A violation of this Act, the licensee shall be assessed a fine of not less than \$20,000.

FISCAL NOTE (Dept. of Public Health)

No fiscal implications for DPH; fines would be deposited into

the Long Term Care Monitor/Receiver Fund.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 08 1997	Filed With Clerk	
	First reading	Referred to Rules
Jan 15	Added As A Joint Sp	onsor FANTIN
Jan 23	-	Assigned to Executive
Jan 29	Added As A Co-spons	
Feb 05	Added As A Co-spons	sor HOWARD
Feb 06	Added As A Co-spons	sor PUGH
	Added As A Co-spons	sor GILES
Feb 13	_	Fiscal Note Filed

Committee Executive

Feb 20 Added As A Co-sponsor PHELPS
Feb 28 Added As A Co-sponsor SCULLY
Mar 21 Re-Refer Rules/Rul 9(B)
Apr 15 Added As A Co-sponsor DAVIS, MONIQUE

HB-0050 SKINNER - BEAUBIEN.

625 ILCS 5/18c-7402 from Ch. 95 1/2, par. 18c-7402

Amends the Vehicle Code to require the Commerce Commission and the Metropolitan Transit Authority to conduct a pilot project in the Village of Fox River Grove, the site of a fatal school bus accident at a railroad crossing, in order to improve railroad crossing safety. Directs the Commission to set the maximum speed limit for Metropolitan Transit Authority trains at 50 miles per hour in the Village of Fox River Grove. Provides that if the Authority deliberately fails to comply with this speed limit, an entity shall appropriately reduce or eliminate funding. Requires the Commission and the Authority to report annually to the Governor and General Assembly on the project.

HOUSE AMENDMENT NO. 1.

Replaces references to the Metropolitan Transit Authority with the Regional Transportation Authority and its Board of the Commuter Rail Division. Provides that the maximum train speed limit is 50 miles per hour at intersections on that portion of the rail line (instead of 50 miles per hour on that portion of the rail line) located in the Village of Fox River Grove.

SENATE AMENDMENT NO. 1.

Adds reference to: 625 ILCS 5/18c-7402.5 new

Deletes everything. Reinserts the engrossed bill but with the following changes. Provides that the provisions concerning requiring the Commerce Commission to conduct a pilot project by setting the speed limit for Metropolitan Transit Authority trains at 50 miles per hour in the Village of Fox River Grove are inoperative after February 1, 2001. Provides that the Commission (instead of the Commission and the Authority) shall report on the project to the Governor and General Assembly in January 1999, January 2000, and January 2001, with a final report in January 2001 also (instead of reporting annually). Further amends the Vehicle Code. Requires the Commerce Commission to conduct a safety study at railroad crossings in the Village of Fox River Grove, in consultation with the Village of Fox River Grove. Requires the Commission to conduct at least one public forum to discuss railroad crossing safety, including the impact of lowering train speeds. Requires the Commission to report to the Governor and the General Assembly on the results of this study and forum. Repeals these safety study and forum provisions on February 1, 2001. Adds a January 1, 1998 effective date. Jan 08 1997 Filed With Clerk

	First reading	Referred to Rules	
Jan 22	I not reading	Assigned to Transportation & Motor Vehicles	
Mar 12	Amendment No.01	TRANSPORTAT'N H Adopted Do Pass Amend/Short Debate 016-001-004	
	Placed Cal 2nd Rdg-Sht D	Pbt .	
	Second Reading-Short Del		
	Pld Cal Ord 3rd Rdg-Sht Dbt		
Apr 10	3rd Rdg-Sht Dbt-Pass/Vo	t086-020-009	
	Added As A Joint Sponsor	BEAUBIEN	
Apr 11	Arrive Senate		
	Placed Calendr, First Read	ng	
	Chief Sponsor KLEMM		
	First reading	Referred to Rules	
Apr 21	Added as Chief Co-sponso	r PETERSON	
Apr 23		Assigned to Transportation	
Apr 30		Postponed	
May 07	Amendment No.01	TRÁNSPORTN S Adopted Recommnded do pass as amend 009-000-000	

Placed Caindr, Second Reading

May 13	Second Reading
	Placed Calndr, Third Reading
May 15	Third Reading - Passed 058-000-001
141ay 15	Arrive House
	Place Cal Order Concurrence 01
May 16	Motion Filed Concur
-	Refer to Rules/Rul 75(a)
	Place Cal Order Concurrence 01
May 17	Be approved consideration
•	Place Cal Order Concurrence 01
May 19	H Concurs in S Amend. 01/101-012-001
•	Passed both Houses
Jun 17	Sent to the Governor
Jul 24	Governor approved
	PUBLIC ACT 90-0187 Effective date 98-01-01

# HB-0051 HOWARD - DART - BROSNAHAN, JONES, LOU AND STROGER.

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.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB51 fails to create a State mandate.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 08 1997	Filed With Clerk	
	First reading	Referred to Rules
Jan 22	-	Assigned to Higher Education
Feb 05	Primary Sponsor Change	d To HOWARD
Feb 06	Added As A Joint Sponso	
Feb 19	Added As A Co-sponsor.	JONES,LOU
	Added As A Co-sponsor	BROSNAHAN
Feb 28	Added As A Co-sponsor	STROGER
Mar 19		St Mandate Fis Note Filed
		Committee Higher Education
Mar 21		Re-Refer Rules/Rul 9(B)

# HB-0052 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.

Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 22 Assigned to Elementary & Secondary Education

Mar 21 Re-Refer Rules/Rul 9(B)

# HB-0053 PERSICO – DART – DAVIS, MONIQUE – JONES, LOU.

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.

FISCAL NOTE (State Board of Ed.) This bill has no fiscal impact on SBE.

STATE MANDATES FISCAL NOTE (State Board of Ed.)

No change from SBE fiscal note.

# HOUSE AMENDMENT NO. 1.

Deletes reference to:

105 ILCS 5/34-18.19 new Adds reference to:

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

Changes the title, deletes everything after the enacting clause, and makes changes of grammar and other technical changes in a provision relating to the attendance and disciplinary policies for attendance centers in the Chicago public school system.

STATE MANDATES FISCAL NOTE, H-AM 1 (State Board of Education)

No fiscal impact until substantive language is added.

FISCAL NOTE, H-AM 1 (State Bd. of Ed.)

No change from SBE mandates note.

HOME RULE NOTE, H-AM 1

HB 53, with H-am 1, does not preempt home rule powers.

## HOUSE AMENDMENT NO. 3.

Deletes reference to: 105 ILCS 5/34-2.3 Adds reference to: 105 ILCS 5/34-4.5 new

705 ILCS 405/3-33

from Ch. 37, par. 803-33

Changes the title and replaces everything after the enacting clause. Amends the School Code. Requires the Chicago Board of Education to establish an Office of Chronic Truant Adjudication responsible for the administrative adjudication of and imposition of sanctions with respect to cases of chronic truancy. Authorizes the board of education to appoint hearing officers to perform the adjudication functions of the Office of Chronic Truant Adjudication. Establishes hearing procedures and provides that the decision of a hearing officer is an administrative decision under the Administrative Review Law. Establishes a notice and warning procedure which must be followed before a hearing may be held. Prescribes penalties that a hearing officer may impose. Provides that if a pupil or a pupil's parent or guardian fails to comply with sanctions ordered by a hearing officer, the Office of Chronic Truant Adjudication may refer the matter to the State's Attorney for prosecution under the Juvenile Court Act of 1987, and amends that Act in connection therewith. Effective immediately.

HOME RULE NOTE, H-AM 3

No change from previous home rule note.

NOTE(S) THAT MAY APPLY: Fiscal Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 22 Assigned to Elementary & Secondary Education

Feb 27 Fiscal Note Filed

St Mandate Fis Note Filed

Committee Elementary & Secondary

Education

Mar 19 Fiscal Note Requested AS AMENDED

St Mandate Fis Nte RegAS

AMENDED **COWLISHAW** 

Committee Elementary & Secondary

Education

Mar 20 Amendment No.01 ELEM SCND ED H Adopted

Do Pass Amd/Stndrd Dbt/Vote 011-010-000

Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested AS AMENDED/BLACK St Mandate Fis Nte RegAS AMENDED/BLACK

Cal 2nd Rdg Std Dbt

Mar 26 Fiscal Note Filed

St Mandate Fis Note Filed

Cal 2nd Rdg Std Dbt Apr 08 Second Reading-Stnd Debate Pld Cal Ord 3rd Rdg-Std Dbt

Apr 1	12	Relld 2nd Rdng-Stnd Deba		
		Amendment No.02	DART	
		Amendment referred		
A 1	1.4	Hld Cal Ord 2nd Rdg-Shr		
Apr 1	14	Amendment No.02		
		Rules refers to	HELM	
Apr 1	15	Hld Cal Ord 2nd Rdg-Shr Amendment No.02	DART	
Apr	13	Amendment No.02	Be adopted	
		Hld Cal Ord 2nd Rdg-Shr		
Apr 1	16	Amendment No.03	DART	
		Amendment referred		
		Added As A Joint Sponsor		
		Added As A Co-sponsor JO		
		Amendment No.03	DART	
			Be adopted	
		Hld Cal Ord 2nd Rdg-Shr		
Apr 1	18	_	Home Rule Note Request.	AS
			AMENDED/BLACK	
			Home Rule Note Filed	
		Primary Sponsor Changed		
		Joint Sponsor Changed to		
		Amendment No.02		Withdrawn
		Amendment No.03	DART	Adopted
		Pld Cal Ord 3rd Rdg-Std I		
A 1	12	3rd Rdg-Stnd Dbt-Pass/V	111-003-000	
Apr 2		Arrive Senate		
Apr 2	24	Chief Sponsor DUDYCZ	TDOTTED	
		Added as Chief Co-sponsor	Home Rule Note Filed	
		Placed Calendr, First Read		
Apr 2	25	First reading	Referred to Rules	
ripi z		I ii st reading	Assigned to Education	
May	09		Recommended do pass 009	9-000-000
1124)	0)	Placed Calndr, Second Rea		7 000 000
May	12	Second Reading		
		Placed Calndr, Third Read	ing	
May	13	Third Reading - Passed 05		
•		Passed both Houses		
Jun 1	.1	Sent to the Governor		
Jul 2	3	Governor approved		
		PUBLIC ACT 90-0143	Effective date 97-07-23	
0054	DADT			

#### HB-0054 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 1996-97 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. Effective immediately.

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

Jan 08 1997 Filed With Clerk

First reading Referred to Rules Jan 22 Assigned to Revenue Mar 21 Re-Refer Rules/Rul 9(B)

#### HB-0055 DART - FLOWERS - LANG - SCOTT.

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
Jan 08 1997 Filed With Clerk
First reading Referred to Rules
Assigned to Children & Youth
Jan 29 Added As A Joint Sponsor SCOTT
Feb 04 Joint Sponsor Changed to FLOWERS
Added As A Co-sponsor LANG
Mar 21 Re-Refer Rules/Rul 9(B)

# HB-0056 DART - LANG - BROSNAHAN - LYONS, JOSEPH - SCOTT, GASH, STROGER AND MURPHY.

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.

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB56 fails to meet the definition of
a State mandate under the State Mandates Act.
FISCAL NOTE (DCFS)
This bill has no fiscal impact on DCFS.

NOTE(S) THAT MAY APPLY: Fiscal
Jan 08 1997 Filed With Clerk
First reading Referred to Rules

Jan 17 Added As A Joint Sponsor LANG
Added As A Co-sponsor BROSNAHAN

Jan 22 Assigned to Judiciary I - Civil Law
Jan 23 Added As A Co-sponsor LYONS, JOSEPH
Jan 29 Added As A Co-sponsor SCOTT

Jan 30 Do Pass/Short Debate Cal 011-000-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested CROSS

Cal Ord 2nd Rdg-Shr Dbt
Feb 04 Added As A Co-sponsor GASH
Feb 18 St N

Feb 18 St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt

Feb 27 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Feb 28 Second Reading-Short Debate
Pld Cal Ord 3rd Rdg-Sht Dbt

Added As A Co-sponsor STROGER

Added As A Co-sponsor MURPHY

Added As A Co-sponsor MURPHY
3rd Rdg-Sht Dbt-Pass/Vot116-000-000

Mar 07 Arrive Senate

Mar 06

Placed Calendr, First Reading

Mar 11 Sen Sponsor KARPIEL

First reading Referred to Rules
Assigned to Judiciary

Mar 20 Assigned to Judici.
Apr 15 Added as Chief Co-sponsor HAWKINSON

Apr 17 Recommended do pass 006-000-000

Placed Caindr, Second Reading

May 13 Second Reading

Placed Calndr, Third Reading

May 14 Third Reading - Passed 057-000-000 Passed both Houses

Jun 10 Sent to the Governor Jun 13 Governor approved

PUBLIC ACT 90-0011 Effective date 98-01-01

**753** HB-0057

```
HB-0057 FLOWERS - DART - LANG - SCOTT - HOWARD.
```

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.

```
HOME RULE NOTE (DCCA)
HB57 preempts home rule authority.
```

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

Jan 08 1997 Filed With Clerk First reading Referred to Rules Added As A Joint Sponsor LANG Jan 17 Jan 22 Assigned to Children & Youth Jan 29 Added As A Co-sponsor SCOTT Feb 04 Primary Sponsor Changed To FLOWERS Joint Sponsor Changed to DART Feb 05 Added As A Co-sponsor HOWARD Feb 18 Home Rule Note Filed Committee Children & Youth Mar 21 Re-Refer Rules/Rul 9(B)

## HB-0058 DART - LANG - BROSNAHAN - LYONS, JOSEPH - SCOTT, PUGH, GILES, MCGUIRE, SCULLY, GASH, NOVAK AND O'BRIEN.

705 ILCS 405/2-10.1 from Ch. 37, par. 802-10.1 705 ILCS 405/2-22 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.

Jan 08 1997 Filed With Clerk First reading Referred to Rules Jan 17 Added As A Joint Sponsor LANG Added As A Co-sponsor BROSNAHAN Assigned to Judiciary I - Civil Law Jan 22 Added As A Co-sponsor LYONS, JOSEPH Jan 23 Jan 29 Added As A Co-sponsor SCOTT Feb₀₄ Added As A Co-sponsor PUGH Feb 06 Added As A Co-sponsor GILES Feb 27 Added As A Co-sponsor MCGUIRE Feb 28 Added As A Co-sponsor SCULLY Mar 06 Added As A Co-sponsor GASH Mar 11 Added As A Co-sponsor NOVAK Mar 14 Added As A Co-sponsor O'BRIEN Mar 21 Re-Refer Rules/Rul 9(B)

## HB-0059 FLOWERS - DART - LANG - BROSNAHAN - SCOTT, PUGH, GILES, BOLAND, SCULLY AND NOVAK.

```
325 ILCS 5/8.2 from Ch. 23, par. 2058.2
325 ILCS 5/8.2a new
325 ILCS 5/8.2b new
```

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 Gener-

al 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
    Jan 08 1997
                  Filed With Clerk
                                          Referred to Rules
                  First reading
    Jan 17
                  Added As A Joint Sponsor LANG
                  Added As A Co-sponsor BROSNAHAN
                                           Assigned to Children & Youth
    Jan 22
    Jan 29
                  Added As A Co-sponsor SCOTT
    Feb 04
                  Primary Sponsor Changed To FLOWERS
                  Joint Sponsor Changed to DART
    Feb 06
                  Added As A Co-sponsor PUGH
                  Added As A Co-sponsor GILES
                  Added As A Co-sponsor BOLAND
    Feb 19
    Feb 28
                  Added As A Co-sponsor SCULLY
    Mar 12
                  Added As A Co-sponsor NOVAK
    Mar 21
                                          Re-Refer Rules/Rul 9(B)
```

#### HB-0060 DART - LANG - BROSNAHAN - LYONS, JOSEPH - SCOTT AND FLOW-ERS.

705 ILCS 405/2-10.1 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 caretaker. Effective immediately.

FISCAL NOTE (DCFS)

No fiscal impact will result from HB60.

JUDICIAL NOTE

It has been determined that the bill would neither decrease nor

increase the need for the number of judges in the State.

Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 17 Added As A Joint Sponsor LANG Added As A Co-sponsor BROSNAHAN

Jan 22 Assigned to Judiciary I - Civil Law

Jan 23 Added As A Co-sponsor LYONS, JOSEPH

Jan 29 Added As A Co-sponsor SCOTT

Feb 04 Added As A Co-sponsor FLOWERS

Feb 27 Fiscal Note Requested

JOHNSON,TIM

Judicial Note Request JOHNSON, TIM

Do Pass/Short Debate Cal 011-000-000

Placed Cal 2nd Rdg-Sht Dbt

Mar 04 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt
Judicial Note Filed

Mar 11 Judicial Note
Cal Ord 2nd Rdg-Shr Dbt

Mar 12 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Apr 18 Re-committed to Rules

# HB-0061 DART - SAVIANO - DURKIN - KENNER - O'BRIEN, MCKEON, GIGLIO, SCOTT, BROSNAHAN, SCULLY, MCCARTHY, LYONS, JOSEPH, SLONE AND LANG.

735 ILCS 5/2-622 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.

#### HOUSE AMENDMENT NO. 1.

Deletes reference to: 735 ILCS 5/2-622 Adds reference to: New Act 5 ILCS 80/4.18 new 65 ILCS 5/11-33-1 rep.

Replaces the title and everything after the enacting clause. Creates the Electrician Licensing Act to regulate electricians and electrical contractors through licensing requirements. Provides for the administration and enforcement of the Act by the Department of Public Health. Exempts farm-related electrical activities. Amends the Regulatory Agency Sunset Act to sunset the new Act on January 1, 2008. Amends the Illinois Municipal Code to repeal a Section concerning municipal regulation of electrical contractors. Effective July 1, 1998.

STATE MANDATES FISCAL NOTE HB61 fails to create a State mandate.

STATE MANDATES FISCAL NOTE, H-AM 1

HB61, with H-am 1, creates a personnel mandate which requires

100% reimbursement.

FISCAL NOTE, H-AM 1 (Dept. of Public Health)

The Dept. expects that the entire program will cost more than \$10,000,000; this entire amount will have to be covered by GRF.

### HOUSE AMENDMENT NO. 2.

Changes the definition of "approved apprenticeship program" under the new Act to mean a program registered with the federal Bureau of Apprenticeship Training (now, the Illinois Department of Labor). Sets forth specific licensing fee requirements and deletes the provision allowing the Department to see the fees by rule. Makes additional substantive and technical changes.

FISCAL NOTE, H-AM 2 (Dept. of Labor)

No fiscal impact will be incurred by this Dept.

HOME RULE NOTE, H-AM 3

HB 61, with H-am 3, does preempt home rule authority.

STATE MANDATES FISCAL NOTE, H-AM 3

No change from previous mandates note.

#### HOUSE AMENDMENT NO. 3.

Exempts certain locksmiths and locksmith agencies from the requirements of the new Act.

#### HOUSE AMENDMENT NO. 4.

Provides that the exemption from certain requirements of the Act applies to certain locksmiths and locksmith agencies if they maintain, install, or work on systems of less than 100 volts.

#### HOUSE AMENDMENT NO. 5.

Provides that the Act shall not apply to the installation, replacement, service, or repair of household products by a business entity primarily engaged in the retail sale of consumer products.

HOUSING AFFORDABILITY NOTE, AMENDED

There is insufficient information to determine fiscal impact.

FISCAL NOTE, H-AM 1-5

Fiscal implications to the Dept. will be approximately \$1.6 million.

STATE MANDATES FISCAL NOTE, H-AM 5

HB 61, amended by H-am 5, creates a "personnel mandate" which requires a 100% reimbursement by the State under the State Man-

dates Act.

HOME RULE NOTE, H-AM 5

HB 61, amended by H-am 5, does preempt home rule authority.

### HOUSE AMENDMENT NO. 6.

Exempts farms from the electrical inspection requirements of the new Act. Prohibits a political subdivision from applying more stringent standards than those required under the new Act to electrical work performed on farms.

Jan 08 1997 Filed With Clerk

First reading

Referred to Rules

Jan 22		Assigned to Judiciary I - Civil Law	
Jan 29	Added As A Joint Sponsor S		
Mar 12		Fiscal Note Requested AS AMENDED/CROSS	
		St Mandate Fis Nte RegAS	
		AMENDED/CROSS	
		Committee Judiciary I - Civil Law	
Mar 13	Amendment No.01	JUD-CIVIL LAW H Adopted	
		Do Pass Amd/Stndrd Dbt/Vote	
	DI-J C-1 2-J DJ- StJ DI-	006-002-000	
Mar 19	Plcd Cal 2nd Rdg Std Dbt Added As A Co-sponsor O'l	BRIEN	
Mar 21	Added As A Co sponsor o	St Mandate Fis Note Filed	
	Cal 2nd Rdg Std Dbt		
Apr 03		St Mandate Fis Note Filed	
4 07	Cal 2nd Rdg Std Dbt	The Later Piled	
Apr 07	Cal 2nd Rdg Std Dbt	Fiscal Note Filed	
Apr 08	Second Reading-Stnd Deba	te	
Tipi 00	Pld Cal Ord 3rd Rdg-Std D		
	Added As A Co-sponsor KI	ENNER	
	Added As A Co-sponsor Mo		
	Joint Sponsor Changed to C		
Арг 09	Added As A Co-sponsor Mo Relld 2nd Rdng-Stnd Deba	te	
Tipi 05	Amendment No.02	DART	
	Amendment referred t		
	Hld Cal Ord 2nd Rdg-Shr I		
	Joint Sponsor Changed to S Added As A Co-sponsor DU		
	Added As A Co-sponsor GI		
	Added As A Co-sponsor SC		
	Added As A Co-sponsor BI	ROSNAHAN	
	Added As A Co-sponsor SC		
	Added As A Co-sponsor M	CCARIHY	
	Added As A Co-sponsor LY Amendment No.02	DART	
	7 differential 140.02	Be adopted	
	Hld Cal Ord 2nd Rdg-Shr		
Apr 10	Amendment No.02	DART Adopted	
A 11	Pld Cal Ord 3rd Rdg-Std D		
Apr 11	Relid 2nd Rdng-Stnd Deba Amendment No.03	CAPPARELLI	
	Amendment referred		
	Hld Cal Ord 2nd Rdg-Shr	Dbt	
Apr 12		Housing Aford Note RequAS	
	Amendment No.03	AMENDED/BLACK CAPPARELLI	
	Rules refers to	HJUA	
	Hld Cal Ord 2nd Rdg-Shr	Dbt	
Apr 15	Amendment No.03		
		Be adopted Fiscal Note Filed	
		Home Rule Note Filed	
		St Mandate Fis Note Filed	
	Amendment No.04	DART	
	Amendment referred		
Apr 16	Hld Cal Ord 2nd Rdg-Shr Amendment No.05	DART	
Apr 10	Amendment referred		
	Amendment No.04	DART	
		Be adopted	
	Amendment No.05	DART Be adopted	
	Hld Cal Ord 2nd Rdg-Shr		
Apr 17	The Co. C. C. Did No. Dill	Housing Aford Note	
•		RequWITHDRAWN/BLACK	
	Amendment No.03	CAPPARELLI Adopted	

Apr 17— <i>Cont</i> .	Amendment No.04 Amendment No.05	DART DART	Adopted
	Amendment No.03	Fiscal Note Requested AS	Adopted
		BY	AMENDED
		NO'S 3,4,5 - CROSS	
	Hld Cal Ord 2nd Rdg-Shr		
Apr 18	_	Housing Aford Note Filed	[
		Fiscal Note Filed	
		Home Rule Note Filed	
		_St Mandate Fis Note Filed	d
	Hld Cal Ord 2nd Rdg-Shr		
Apr 19	Pld Cal Ord 3rd Rdg-Std I		
Apr 23	Relld 2nd Rdng-Stnd Deba		
	Amendment No.06		
	Amendment referred		
	Amendment No.06	DART	
		Be adopted	
	Amendment No.06	DART	Adopted
	Pld Cal Ord 3rd Rdg-Std I		
Apr 24	Added As A Co-sponsor SI		
	Added As A Co-sponsor La		
		Verified	
	3rd Rdg-Stnd Dbt-Pass/V	061-050-003	
Apr 25	Arrive Senate		
	Chief Sponsor CRONIN		
	Placed Calendr, First Read		
14 01	First reading	Referred to Rules	
May 01	Added As A Co-sponsor S		

#### HB-0062 FLOWERS - DART - LANG - SCOTT - KENNER, GILES, BOLAND, MC-GUIRE, NOVAK, SLONE AND STROGER.

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, 1997, 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.

#### HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 505/5 20 ILCS 505/7.5 new 20 ILCS 505/7.10 new Adds reference to: 20 ILCS 505/1.1 705 ILCS 405/1-1

Deletes everything. Amends the Children and Family Services Act and the Juvenile Court Act of 1987 by making technical changes to the Sections containing short titles.

STATE MANDATES FISCAL NOTE, H-am 1

In the opinion of DCCA, HB 62, as amended by Amendment 1, fails

to create a State mandate under the State Mandates Act.

HOME RULE NOTE, H-AM 1

HB 62, amended by H-am 1, does not preempt the home rule powers of local gov't.

#### **HOUSE AMENDMENT NO. 2.**

Deletes reference to: 20 ILCS 505/1.1

```
705 ILCS 405/1-1
Adds reference to:
20 ILCS 505/5 from Ch. 23, par. 5005
20 ILCS 505/7 from Ch. 23, par. 5007
20 ILCS 505/7.5 new
20 ILCS 505/7.10 new
```

Amends the Children and Family Services Act. Provides that DCFS shall (now may) make every effort to place a child with a relative who the Department has reason to believe will be able to adequately provide for the child's safety and welfare consistent with the Department's licensing standards (now if the Department has reason to believe that the relative will be able to adequately provide for the child's safety and welfare). Provides that the burden shall be on the Department to justify the child's placement elsewhere. Requires licensed child welfare agencies to develop plans for the creation of adequate pools of foster and adoptive families and plans for training those families. Requires State reimbursement of adoption service providers at various rates based upon type of placement. Requires DCFS to establish an Illinois Adoption Information Exchange. Requires DCFS to establish an automated Child Foster Care and Adoption Network by January 1, 1998 that lists available foster home living arrangements and adoptive parents. Contains other provisions. Effective immediately.

Note(s) That May Apply: Fiscal Jan 08 1997 Filed With Clerk First reading Referred to Rules Added As A Joint Sponsor LANG Jan 17 Assigned to Children & Youth Jan 22 Added As A Co-sponsor SCOTT Jan 29 Feb 04 Joint Sponsor Changed to FLOWERS Feb₀₆ Added As A Co-sponsor GILES Feb 21 Added As A Co-sponsor BOLAND Feb 27 Added As A Co-sponsor MCGUIRE Mar 11 Added As A Co-sponsor NOVAK Mar 19 Amendment No.01 CHLDRN-YOUTH H Adopted Do Pass Amd/Stndrd Dbt/Vote 006-004-000 Plcd Cal 2nd Rdg Std Dbt Fiscal Note Requested AS AMENDED/LINDNER St Mandate Fis Nte RegAS AMENDED/LINDNER Cal 2nd Rdg Std Dbt Apr 07 St Mandate Fis Note Filed Cal 2nd Rdg Std Dbt Apr 08 Added As A Co-sponsor KENNER Apr 12 Second Reading-Stnd Debate Hid Cal Ord 2nd Rdg-Shr Dbt Apr 15 Fiscal Note Request W/drawn Hld Cal Ord 2nd Rdg-Shr Dbt Apr 18 Primary Sponsor Changed To FLOWERS Joint Sponsor Changed to DART Amendment No.02 FLOWERS Amendment referred to HRUL Home Rule Note RequestAS AMENDED/BLACK Home Rule Note Filed Amendment No.02 FLOWERS Rules refers to HCHY Hld Cal Ord 2nd Rdg-Shr Dbt **FLOWERS** Apr 19 Amendment No.02 Be adopted Hid Cal Ord 2nd Rdg-Shr Dbt **FLOWERS** Apr 23 Amendment No.02 Adopted Pld Cal Ord 3rd Rdg-Std Dbt Apr 24 Added As A Co-sponsor SLONE Added As A Co-sponsor STROGER

3rd Rdg-Stnd Dbt-Pass/V086-029-000

Apr 25 Arrive Senate

Placed Calendr, First Reading

Chief Sponsor WELCH

Apr 29 First reading

Referred to Rules

### HB-0063 DART - FLOWERS - LANG - GRANBERG - SCOTT AND HOLBROOK.

705 ILCS 405/1-5 from Ch. 37, par. 801-5 705 ILCS 405/2-18 from Ch. 37, par. 802-18

Amends the Juvenile Court Act of 1987. 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 and to testify on his or her own behalf. 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. (Current law gives discretion to the court to exclude the minor without a finding of irreparable harm.) Provides that previous out-of-court statements made by the minor relating to 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.

#### HOUSE AMENDMENT NO. 1.

Deletes reference to: 705 ILCS 405/2-18

Deletes everything. Amends the Juvenile Court Act. Reinserts the provisions of the bill concerning a minor's right to address the court and to be present in court. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to: 705 ILCS 405/2-28

from Ch. 37, par. 802-28

Amends the Juvenile Court Act. Provides that if a minor's permanency goal has not been achieved within 24 months after adjudication of wardship, the public agency that is the minor's guardian or custodian must file a petition to transfer custody of the minor to the minor's parents or to take other action.

FISCAL NOTE, AMENDED (DCFS)

No fiscal impact will result from HB63, as amended.

JUDICIAL NOTE, AMENDED

There may be a small increase in judicial workloads; however, the bill would not increase the need for the number of judges.

JUDICIAL NOTE, H-AMS 3 & 4

There may be an increase in judicial workloads; it is not pos-

sible to determine impact on the need for judges. STATE MANDATES FISCAL NOTE, H-AM 4

HB 63, amended by H-am 4, fails to create a State mandate.

HOME RULE NOTE, H-AM 4

HB 63, amended by H-am 4, does not preempt home rule authority.

Jan 08 1997 Filed With Clerk

First reading Referred to Rules Jan 17 Added As A Joint Sponsor LANG Jan 22 Assigned to Judiciary I - Civil Law Added As A Co-sponsor GRANBERG Jan 24 Jan 29 Added As A Co-sponsor SCOTT Feb 04 Joint Sponsor Changed to FLOWERS Added As A Co-sponsor HOLBROOK Feb 05 Feb 27 Fiscal Note Requested CROSS Judicial Note Request CROSS

Amendment No.01 JUD-CIVIL LAW H Adopted
Amendment No.02 JUD-CIVIL LAW H Adopted

Do Pass Amend/Short Debate

011-000-000

Placed Cal 2nd Rdg-Sht Dbt

Mar 04 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Mar 11	Judicial Note Filed
	Cal Ord 2nd Rdg-Shr Dbt
Apr 08	Amendment No.03 DART
•	Amendment referred to HRUL
	Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
Apr 14	Amendment No.03 DART
	Be adopted
	Cal Ord 3rd Rdg-Short Dbt
Apr 16	Relld 2nd Rdng-Short Debate
•	Amendment No.04 DART
	Amendment referred to HRUL
	Amendment No.04 DART
	Rules refers to HJUA
	Held 2nd Rdg-Short Debate
Apr 17	Judicial Note Filed
•	Heid 2nd Rdg-Short Debate
Apr 18	Home Rule Note RequestAS
	AMENDED/BLACK
	St Mandate Fis Note Filed
	Home Rule Note Filed
	Held 2nd Rdg-Short Debate
Apr 25	Re-Refer Rules/Rul 9(B)
	Re Reiel Rules/ Rul 3(B)

## HB-0064 DART - FLOWERS - LANG - SCOTT - HOWARD, MCGUIRE, CROTTY, BROSNAHAN AND MCCARTHY.

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.

FISCAL NOTE (DCFS)

HB 64 would not present any fiscal impact to this Dept.

STATE MANDATES FISCAL NOTE

HB 64 fails to meet the definition of a State mandate.

HOME RULE NOTE

HB 64 does not preempt the home rule powers of local gov't.

#### HOUSE AMENDMENT NO. 1.

Deletes reference to: 705 ILCS 405/1-8 Adds reference to: 20 ILCS 515/30 325 ILCS 5/4.2 new 325 ILCS 5/7.14 325 ILCS 5/7.15 325 ILCS 5/7.16 325 ILCS 5/9 325 ILCS 5/9

Deletes everything. Amends the Children and Family Services Act, the Abused and Neglected Child Reporting Act, and the Child Death Review Team Act. 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 and under the jurisdiction of the juvenile court may be shared with the juvenile court, the State's Attorney, and the minor's attorney. Amends the Abused and Neglected Child Reporting Act. Provides that the Department of Children and Family Services, upon the death of a child reported to the central register of child abuse or under the custody and guardianship of the Department, shall investigate and issue a report on the death, not including identifying information, which report shall be available to the public, and with child-specific requests for reports granted by the

Department based upon a best interests standard. Unfounded reports shall be legally sealed rather than expunged, and shall be expunged 10 years after the eighteenth birthday of the youngest child named in the report. Provides for immunity from liability for disclosing information concerning reports of child abuse in compliance with provisions allowing for such disclosure. Provides that those persons or agencies who have access to information may share that information directly with other persons or agencies authorized to have access to that information. Sets forth the information in the central register that the Department may disclose. Effective immediately.

```
Jan 08 1997
             Filed With Clerk
             First reading
                                      Referred to Rules
Jan 17
             Added As A Joint Sponsor LANG
Jan 22
                                      Assigned to Children & Youth
Jan 29
             Added As A Co-sponsor SCOTT
Feb 04
             Joint Sponsor Changed to FLOWERS
Feb 05
             Added As A Co-sponsor HOWARD
Feb 27
             Added As A Co-sponsor MCGUIRE
Mar 19
                                      Do Pass/Stdnrd Dbt/Vo006-004-000
             Plcd Cal 2nd Rdg Std Dbt
                                      Fiscal Note Requested LINDNER
                                      St Mandate Fis Nte RegLINDNER
             Cal 2nd Rdg Std Dbt
                                      Fiscal Note Filed
Apr 08
             Cal 2nd Rdg Std Dbt
Apr 09
                                      St Mandate Fis Note Filed
             Cal 2nd Rdg Std Dbt
Apr 10
             Second Reading-Stnd Debate
              Pld Cal Ord 3rd Rdg-Std Dbt
              Rclld 2nd Rdng-Stnd Debate
Apr 16
                  Amendment No.01
                                      DART
                  Amendment referred to HRUL
                  Amendment No.01
                                       DART
                  Rules refers to
                                        HCHY
              Hld Cal Ord 2nd Rdg-Shr Dbt
Apr 18
                  Amendment No.01
                                       DART
                                       Be adopted
                                       Home Rule Note RequestBLACK
                                       Home Rule Note Filed
              Hld Cal Ord 2nd Rdg-Shr Dbt
              Added As A Co-sponsor CROTTY
              Added As A Co-sponsor BROSNAHAN
              Added As A Co-sponsor MCCARTHY
Apr 24
                   Amendment No.01
                                       DART
                                                              Adopted
              Pld Cal Ord 3rd Rdg-Std Dbt
Apr 25
                                       Re-Refer Rules/Rul 9(B)
```

### HB-0065 FLOWERS - DART - LANG - SCOTT - HOLBROOK AND JONES, LOU. 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). Provides that at least 75 (now at least 4) of those selected shall be children of veterans. Effective July 1, 1997.

```
NOTE(s) THAT MAY APPLY: Fiscal
    Jan 08 1997
                  Filed With Clerk
                  First reading
                                           Referred to Rules
    Jan 17
                  Added As A Joint Sponsor LANG
                                           Assigned to Children & Youth
    Jan 22
                  Added As A Co-sponsor SCOTT
    Jan 29
    Feb 04
                  Primary Sponsor Changed To FLOWERS
                  Joint Sponsor Changed to DART
                  Added As A Co-sponsor HOLBROOK
    Feb 19
                  Added As A Co-sponsor JONES, LOU
    Mar 21
                                           Re-Refer Rules/Rul 9(B)
```

HB-0066 **762** 

## HB-0066 DART - LANG - BROSNAHAN - GRANBERG - FLOWERS, SCOTT, HOLBROOK, GIGLIO, SCULLY, GILES AND NOVAK.

```
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.

FISCAL NOTE (DCFS)

This bill has no fiscal impact on DCFS.

#### SENATE AMENDMENT NO. 1.

```
Adds reference to:
20 ILCS 505/5
20 ILCS 505/6c new
20 ILCS 505/7
30 ILCS 805/8.21 new
                              from Ch. 23, par. 5005
                              from Ch. 23, par. 5007
225 ILCS 10/4.2
705 ILCS 405/1-2
                               from Ch. 37, par. 801-2
705 ILCS 405/1-5
                                from Ch. 37, par. 801-5
705 ILCS 405/2-15
                                from Ch. 37, par. 802-15
705 ILCS 405/2-16
                                from Ch. 37, par. 802-16
705 ILCS 405/2-17
705 ILCS 405/2-20
705 ILCS 405/2-21
                                from Ch. 37, par. 802-17
from Ch. 37, par. 802-20
                                from Ch. 37, par. 802-21
                                from Ch. 37, par. 802-23
705 ILCS 405/2-23
705 ILCS 405/2-27
                                from Ch. 37, par. 802-27
705 ILCS 405/2-28
                                from Ch. 37, par. 802-28
705 ILCS 405/2-28.1
705 ILCS 405/2-32 new
705 ILCS 405/2-27.5 rep.
735 ILCS 5/2-1401
                                from Ch. 110, par. 2-1401
750 ILCS 50/1
                              from Ch. 40, par. 1501
```

Deletes everything. Reinserts the contents of the bill as introced. Amends the Children and Family Services Act and the Juvenile Court Act of 1987 to provide that the Department of Children and Family Services shall maintain a system of response to inquiries made by parents or putative parents as to whether their child is in custody or guardianship of the Department. Amends the State Mandates Act to require implementation without reimbursement for the provisions of this amendatory Act and the provisions of House Bill 165 of the 90th General Assembly. Amends the Child Care Act of 1969 to authorize DCFS to renew an existing foster family home license of an applicant who was convicted 10 years before the date of application or renewal. Further amends the Juvenile Court Act of 1987 to provide that a petition for relief from a final order entered in a proceeding under the Act must be filed not later than 1 year after the entry of the order or judgment. Repeals provisions authorizing the termination of parental rights of a parent found in default under certain conditions. Amends the Code of Civil Procedure to except a petition for relief from final order and judgment under the Juvenile Court Act of 1987 from the Code's provisions. Amends the Adoption Act to provide that "failure to make reasonable progress toward the return of the child to the parent" includes the parent's failure to substantially fulfill his or her obligations under the service plan and correct the conditions within 9 months after adjudication under the Juvenile Court Act of 1987 (now failure to complete the service plan within 9 months after the adjudication). Provides that the provisions of this amendatory Act take effect if and only if the provisions of House Bill 165 of the 90th General Assembly that are changed by this amendatory Act of 1997 become law. Provides that the changes to the Adoption Act, the Abused and Neglected Child Reporting Act, and the Intergovernmental Missing Child Recovery Act of 1984 made by this amendatory Act take effect upon becoming law, but in no event earlier than the effective date of the changes to the Act made by House Bill 165 of the 90th General Assembly. Makes other changes.

NOTE(S) THAT MA	Y APPLY: Fiscal		
Jan 08 1997	Filed With Clerk		
	First reading	Referred to Rules	
Jan 17	Added As A Joint Sponsor		
	Added As A Co-sponsor B		~ <del>.</del>
Jan 22	A 14 1 A - A C C	Assigned to Judiciary I - (	Civil Law
Jan 24	Added As A Co-sponsor G		
Jan 29 Jan 30	Added As A Co-sponsor So	Do Pass/Short Debate Ca	1.011.000.000
Jan 50	Placed Cal 2nd Rdg-Sht D		11 01 1-000-000
	Traced Car Zild Rug Silt D	Fiscal Note Requested CI	ROSS
	Cal Ord 2nd Rdg-Shr Dbt		
Feb 04	Added As A Co-sponsor Fl		
	Primary Sponsor Changed	To CROSS	
	Joint Sponsor Changed to I	DART	
	Added As A Co-sponsor So		
Feb 05	Added As A Co-sponsor H		
Feb 18	Added As A Co-sponsor G		
Feb 18 Feb 27	Primary Sponsor Changed	Fiscal Note Filed	
1 60 27	Cal Ord 2nd Rdg-Shr Dbt	riscal Note Theu	
Feb 28	Second Reading-Short Deb	pate	
	Pld Cal Ord 3rd Rdg-Sht I		
	Added As A Co-sponsor So	CULLY	
Mar 06	3rd Rdg-Sht Dbt-Pass/Vot		
Mar 07	Added As A Co-sponsor G	ILES	
	Arrive Senate		
Mar 11	Placed Calendr, First Read Sen Sponsor KARPIEL	ng	
IVIAI 11	First reading	Referred to Rules	
Mar 12	Added As A Co-sponsor N		
Mar 18	Added as Chief Co-sponsor		
Mar 20	•	Assigned to Judiciary	
Apr 17		Postponed	
<b>M</b> ay 07		Recommended do pass 00	9-000-000
M 14	Placed Calndr, Second Rea	dng	
May 14	Filed with Secretary Amendment No.01	KARPIEL	
	Amendment referred		
	Second Reading	TOBROL	
	Placed Calndr, Third Read	ing	
May 15	Amendment No.01		
	Rules refers to	SJUD	
<b>M</b> ay 16	Amendment No.01	KARPIEL	
	Recalled to Second Readin	Be approved consideration	1
	Amendment No.01	KARPIEL	Adopted
	Placed Calndr, Third Read		raopica
	Third Reading - Passed 05		
	Arrive House		
	Motion Filed Concur		
	Refer to Rules/Rul 75(a)		
N/ 00	Place Cal Order Concurrer		
<b>May</b> 20	Motion referred to Place Cal Order Concurrer	01/HJUA	
May 21	Trace car Order Concurrer	Be approved consideration	1
may 21	Place Cal Order Concurren		•
May 22	H Concurs in S Amend. 01		
•	Passed both Houses		
Jun 20	Sent to the Governor		
Jun 25	Governor approved		
	Effective date 98-01-01 Effective date 97-06-25		
	Effective date 97~00~23	(SOME CHANGES TO	
		ADOPTION ACT)	
	PUBLIC ACT 90-0027	· +/	

HB-0067 **764** 

```
HB-0067 HANNIG - LANG.
```

15 ILCS 20/38

from Ch. 127, par. 38

Amends the Civil Administrative Code of Illinois to provide that the Governor shall submit a State budget no later than the third Wednesday in February of each year beginning in 1998. Effective immediately.

Jan 08 1997 Filed With Clerk
First reading Referred to Rules

Jan 13 Added As A Joint Sponsor LANG

Jan 22 Assigned to Approp-Gen Srvc & Govt
Ovrsght

Mar 21 Refer Rules/Rul 9(B)

#### HB-0068 CAPPARELLI – BUGIELSKI – SAVIANO – SANTIAGO – LY-ONS, JOSEPH, LOPEZ, MCAULIFFE, BURKE AND FRITCHEY.

40 ILCS 5/8-138 from Ch. 108 1/2, par. 8-138 40 ILCS 5/8-150.1 from Ch. 108 1/2, par. 8-150.1 40 ILCS 5/8-159 from Ch. 108 1/2, par. 8-159 30 ILCS 805/8.21 new

Amends the Chicago Municipal Article of the Pension Code. Increases the minimum retirement annuity. Provides for retirement at age 50 with 30 years of service. Eliminates the age discount for employees who retire at age 55 with 25 years of service. Increases the minimum widow's annuity and allows certain widows to elect to receive 50% of the deceased employee's retirement annuity instead of a widow's annuity. Increases the child's annuity and removes the combined family maximum for certain persons currently eligible for child's annuities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

#### PENSION NOTE

Increase in unfunded accrued liability \$293.4 M
Increase in employer's normal cost \$30.9 M
Increase in employer's tax levy multiple \$40

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

Jan 08 1997 Filed With Clerk

Added As A Joint Sponsor BUGIELSKI Added As A Co-sponsor SAVIANO Added As A Co-sponsor SANTIAGO Added As A Co-sponsor LYONS,J Added As A Co-sponsor LOPEZ Added As A Co-sponsor MCAULIFFE First reading Referred to Rules

Jan 22 Assigned to Personnel & Pensions

Jan 30 Added As A Co-sponsor BURKE

Mar 18 Pension Note Filed

Committee Personnel & Pensions

Mar 20 Added As A Co-sponsor FRITCHEY

Mar 21 Re-Refer Rules/Rul 9(B)

#### HB-0069 CAPPARELLI – BUGIELSKI – SAVIANO – SANTIAGO – LY-ONS, JOSEPH, LOPEZ AND MCAULIFFE.

40 ILCS 5/11-134 from Ch. 108 1/2, par. 11-134 40 ILCS 5/11-145.1 from Ch. 108 1/2, par. 11-145.1 40 ILCS 5/11-154 from Ch. 108 1/2, par. 11-154 30 ILCS 805/8.21 new

Amends the Chicago Laborer Article of the Pension Code. Increases the minimum retirement annuity. Provides for retirement at age 50 with 30 years of service. Eliminates the age discount for employees who retire at age 55 with 25 years of service. Increases the minimum widow's annuity and allows certain widows to elect to receive 50% of the deceased employee's retirement annuity instead of a widow's annuity. Increases the child's annuity and removes the combined family maximum for certain persons currently eligible for child's annuities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

#### PENSION NOTE

Increase in unfunded accrued liability	\$ 65.7 M
Increase in employer's normal cost	
Increase in employer's tax levy multiple	58

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

Jan 08 1997 Filed With Clerk

Added As A Joint Sponsor BUGIELSKI Added As A Co-sponsor SAVIANO Added As A Co-sponsor SANTIAGO Added As A Co-sponsor LYONS,J Added As A Co-sponsor LOPEZ Added As A Co-sponsor MCAULIFFE

First reading Referred to Rules

Jan 22 Assigned to Personnel & Pensions

Mar 18 Pension Note Filed

Committee Personnel & Pensions

Mar 21 . Re-Refer Rules/Rul 9(B)

HB-0070 FRITCHEY – LYONS, JOSEPH – DART – BROSNAHAN – DAVIS, STEVE, BOLAND, HOLBROOK, CROTTY, SCULLY, MOORE, EUGENE AND MCCARTHY.

720 ILCS 570/206 from Ch. 56 1/2, par. 1206 720 ILCS 570/401 from Ch. 56 1/2, par. 1401

Amends the Illinois Controlled Substances Act. Classifies ketamine hydrochloride as a Schedule II controlled substance. Prohibits the knowing manufacture, delivery, or possession with intent to manufacture or delivery of ketamine hydrochloride. Makes violation a Class X felony for the manufacture of 30 or more grams and a fine of not more than \$500,000; a Class 1 felony for the manufacture of 10 or more grams and less than 30 grams and a fine of not more than \$250,000; and a Class 3 felony for the manufacture of less than 10 grams and a fine of not more than \$150,000. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

720 ILCS 570/402 from Ch. 56 1/2, par. 1402

Provides that possession of ketamine is a Class 1 felony if the amount is at least 30 grams and a Class 4 felony if the amount is less than 30 grams. Provides that the prohibition applies to the manufacture and delivery of ketamine not just ketamine hydrochloride.

FISCAL NOTE (Dpt. Corrections)

Fiscal and corrections population impact is minimal. FISCAL NOTE, AMENDED (Dpt. Corrections)

No change from previous note.

FISCAL NOTE (DASA)

There would be no negative fiscal impact to DASA.

CORRECTIONAL NOTE

No change from DOC fiscal note.

CORRECTIONAL NOTE, AMENDED

No change from previous note.

JUDICIAL NOTE, AMENDED

There would be no increase in the need for the number of judges in the State.

#### SENATE AMENDMENT NO. 2.

Deletes reference to: 720 ILCS 570/206

Adds reference to: 720 ILCS 570/204 from 720 ILCS 570/208 from

from Ch. 56 1/2, par. 1204 from Ch. 56 1/2, par. 1208

Adds gamma hydroxybutyric acid to the list of Schedule I controlled substances that have a depressant effect on the central nervous system. Changes classification of Ketamine from a Schedule II to a Schedule III controlled substance.

NOTE(S) THAT MAY APPLY: Correctional

Jan 08 1997 Filed With Clerk

Added As A Joint Sponsor LYONS,J Added As A Co-sponsor DART

First reading Referred to Rules

Jan 22 Assigned to Judiciary II - Criminal Law Feb 20 Amendment No.01 JUD-CRIMINAL H Adopted 015-000-000

Feb 20—Cont.		Do Pass Amend/Short De	bate
	Placed Cal 2nd Rdg-Sht Di	015-000-000	
	Tidota Gui Zha Rag Sin Di	Fiscal Note Requested RC Correctional Note Reques ROSKAM	OSKAM ted
	Cal Ond 2nd Dd. Ch. Div	Judicial Note Request RC	SKAM
Mar 04	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Filed Fiscal Note Filed Fiscal Note Filed Correctional Note Filed Correctional Note Filed A AMENDED	S
	Cal Ord 2nd Rdg-Shr Dbt	Judicial Note Filed	
Mar 05	Second Reading-Short Deb. Pld Cal Ord 3rd Rdg-Sht D		
Mar 06	Added As A Co-sponsor BR		
	Added As A Co-sponsor DA	AVIS,STEVE	
	Added As A Co-sponsor BC		
	Added As A Co-sponsor H(	OLBROOK	
	Added As A Co-sponsor CF Added As A Co-sponsor KC		
	Added As A Co-sponsor SC	HILY	
	3rd Rdg-Sht Dbt-Pass/Vot		
Mar 07	Added As A Co-sponsor Mo	OORE,EUGENE	
	Added As A Co-sponsor Mo	CCARTHY	
	Arrive Senate Placed Calendr, First Readn	σ.	
Mar 13	Sen Sponsor DILLARD	g	
Mar 14	First reading	Referred to Rules	
Mar 17	-	Assigned to Judiciary	
Apr 17	Discolation in	Recommended do pass 007	7-000-000
May 07	Placed Calndr, Second Read Filed with Secretary	ng	
May 07	Amendment No.01	DILLARD	
	Amendment referred t		
	Amendment No.01	DILLARD	
	Rules refers to	SJUD	
	Placed Calndr, Second Read Added as Chief Co-sponsor	ng CDONIN	
May 13	Filed with Secretary	CKONIN	
,	Amendment No.02	DILLARD	
3.5	Amendment referred t		
May 14	Amendment No.02		
May 15	Rules refers to Second Reading	SJUD	
1/11/15	Placed Calndr, Third Readin	1g	
May 16	Amendment No.01	DILLARD	
	A 1 1 N	Held in committee	
	Amendment No.02	DILLARD  Be approved consideration	
	Recalled to Second Reading		
	Amendment No.02	DILLARD	Adopted
	Placed Calndr, Third Readin		-
	Third Reading - Passed 057 Tabled Pursuant to Rule5-4	-000-000 (A) SA 01	
	Third Reading - Passed 057	-000 <b>-0</b> 00	
	Arrive House		
14 10	Place Cal Order Concurrence	e 02	
May 19	Motion Filed Concur Refer to Pulse (Pp. 75(a))		
	Refer to Rules/Rul 75(a) Place Cal Order Concurrence	e 02	
May 20	The state of the s	Be approved consideration	
	H Concurs in S Amend. 02/	116-000-000	
Tun 10	Passed both Houses		
Jun 18	Sent to the Governor		

Aug 15

Governor approved

PUBLIC ACT 90-0382 Effective date 97-08-15

#### HB-0071 FRITCHEY - BURKE.

5 ILCS 140/7

from Ch. 116, par. 207

Amends the Freedom of Information Act. Provides that an individual's date of birth, driver's license number, and social security number are exempt from inspection and copying. Effective immediately.

Jan 08 1997

Filed With Clerk

First reading

Referred to Rules

Jan 16

Added As A Joint Sponsor BURKE

Jan 22

Assigned to State Govt Admin &

Election Refrm

Mar 21

Re-Refer Rules/Rul 9(B) FRITCHEY - SAVIANO.

225 ILCS 446/5

HB-0072

225 ILCS 446/30

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993 to exempt from the requirements of the Act journalists and persons who obtain information, with reference to the truth or falsity of a statement, from public records. Effective immediately.

HOUSE AMENDMENT NO. 1.

Limits the application of journalist exemption in underlying bill to a person who does not otherwise represent himself or herself as a private detective.

STATE MANDATES FISCAL NOTE

In the opinon of DCCA, HB72 fails to meet the definition of a

State mandate under the State Mandates Act.

FISCAL NOTE, AMENDED (Dept. of Professional Reg.)

HB 72, as amended, will have no measurable fiscal impact.

STATE MANDATES FISCAL NOTE, AMENDED

No change from previous mandates note. FISCAL NOTE, H-AM 1 (DCCA)

HB 72, with H-am 1, does not have a fiscal impact.

Jan 08 1997

Feb 18

Filed With Clerk

First reading Referred to Rules

Jan 22

Assigned to State Govt Admin &

Election Refrm

Feb 06 Amendment No.01 ST GV-ELC RFM H Adopted

Do Pass Amend/Short Debate

009-003-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested AS AMENDED/CLAYTON St Mandate Fis Nte RegAS

St Mandate Fis Note Filed

AMENDED/CLAYTON

Cal Ord 2nd Rdg-Shr Dbt

Cal Ord 2nd Rdg-Shr Dbt

Added As A Joint Sponsor SAVIANO Feb 19

Feb 25 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt Mar 04 St Mandate Fis Note Filed

Cal Ord 2nd Rdg-Shr Dbt Mar 05

Fiscal Note Filed

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

Mar 12 3rd Rdg-Sht Dbt-Pass/Vot063-045-000

Mar 13 Arrive Senate

Placed Calendr, First Reading

Sen Sponsor MOLARO Mar 17

Referred to Rules First reading

Added as Chief Co-sponsor DILLARD

Added as Chief Co-sponsor DELEO Mar 18

Mar 20 Assigned to Licensed Activities

Apr 24 Postponed May 07

Postponed

May 10

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

#### HB-0073 SCHAKOWSKY - SCOTT MCCARTHY AND BOLAND.

MCKEON - KENNER - SCULLY,

225 ILCS 60/23.1 new

Amends the Medical Practice Act of 1987 to provide for the public release of individual profiles on persons licensed under the Act, including information relating to criminal charges, administrative disciplinary actions, hospital privilege revocations, and medical malpractice awards. Effective immediately.

FISCAL NOTE (Dept. of Professional Reg.)

Total cost over first four (4) years will be \$1,161,000. FISCAL NOTE, H-AM 1 (Dept. of Professional Reg.)

Minimum physician reimbursement would be \$8,141,000.

STATE MANDATES FISCAL NOTE, H-AM 1

HB73, with H-am 1, fails to create a State mandate.

#### HOUSE AMENDMENT NO. 2.

Further amends the Medical Practice Act of 1987 to set forth protocols for collecting and compiling information contained in physician profiles. Removes certain physician profile information requirements.

#### HOUSE AMENDMENT NO. 3.

Deletes provision requiring physicians to be reimbursed for the reasonable costs of providing information for the physician profiles.

FISCAL NOTE, H-AM 3 (Dept. of Professional Reg.)

Total one-time start-up costs, including 15 full-time staff, are \$626,000; total annual additional costs are \$235,000.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 22 Assigned to Human Services

Jan 29 Added As A Joint Sponsor SCOTT

Feb 19 Fiscal Note Filed

Committee Human Services

Feb 20 Added As A Co-sponsor MCKEON Mar 20 Amendment No.01 HUMAN SERVS H Lost

005-002-003

Do Pass/Stdnrd Dbt/Vo006-002-002

Adopted

Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested AS AMENDED/ZICKUS St Mandate Fis Nte ReqAS AMENDED/ZICKUS

Cal 2nd Rdg Std Dbt

Added As A Co-sponsor SCULLY Added As A Co-sponsor MCCARTHY

Mar 21 Amendment No.02 SCHAKOWSKY

Amendment referred to HRUL

Amendment No.02 **SCHAKOWSKY** 

Be adopted

Cal 2nd Rdg Std Dbt

Apr 01 Fiscal Note Filed Cal 2nd Rdg Std Dbt

Apr 07 St Mandate Fis Note Filed

Cal 2nd Rdg Std Dbt

Second Reading-Stnd Debate Apr 08

> Amendment No.02 SCHAKOWSKY Pld Cal Ord 3rd Rdg-Std Dbt

Added As A Co-sponsor KENNER

Apr 09 Added As A Co-sponsor BOLAND

Apr 14 Relld 2nd Rdng-Stnd Debate Amendment No.03 **SCHAKOWSKY** 

Amendment referred to HRUL

Hld Cal Ord 2nd Rdg-Shr Dbt Amendment No.03 SCHAKOWSKY Apr 15 Be adopted

Hld Cal Ord 2nd Rdg-Shr Dbt

Apr 16	Amendment No.03	SCHAKOWSKY	Adopted
	Pld Cal Ord 3rd Rdg-Std I		-
Apr 22		Fiscal Note Filed	
	Cal Ord 3rd Rdg-Stnd Db	t	
Apr 23		Floor motion MOVE	TO PREVIOUS
<u>-</u>		<b>QUESTION - WOOL</b>	ARD
		Motion failed	
	3rd Rdg-Stnd Dbt-Lost025	5-085-002	

HB-0074 SCHAKOWSKY – SCOTT – RONEN – FEIGENHOLTZ – CURRIE, MCK-EON, SILVA, LYONS, JOSEPH, GIGLIO, SLONE, DAVIS, MONIQUE, JONES, LOU, STROGER, MURPHY, SCULLY AND O'BRIEN.

205 ILCS 615/8-106 new

Amends the Electronic Fund Transfer Transmission Facility Act. Requires automatic teller machines to display transaction fees before a consumer exercises an option to complete the transaction. Requires at the time of the transaction a printed receipt setting forth the fees to be charged to the consumer.

Jan 08 1997	Filed With Clerk
	First reading Referred to Rules
Jan 15	Added As A Joint Sponsor SCOTT
	Added As A Co-sponsor RONEN
	Added As A Co-sponsor FEIGENHOLTZ
	Added As A Co-sponsor CURRIE
Jan 22	Assigned to Consumer Protection
Jan 23	Added As A Co-sponsor MCKEON
Jan 30	Added As A Co-sponsor SILVA
Feb 04	Added As A Co-sponsor LYONS, JOSEPH
	Added As A Co-sponsor GIGLIO
Feb 05	Added As A Co-sponsor SLONE
	Added As A Co-sponsor DAVIS, MONIQUE
Feb 06	Added As A Co-sponsor JONES,LOU
Feb 28	Added As A Co-sponsor STROGER
	Added As A Co-sponsor MURPHY
	Added As A Co-sponsor SCULLY
Mar 14	Added As A Co-sponsor O'BRIEN
Mar 21	Re-Refer Rules/Rul 9(B)

#### HB-0075 SCHAKOWSKY.

New Act 10 ILCS 5/9-25.5 new 10 ILCS 5/9-25.10 new 30 ILCS 105/5.449 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 candidates and nominees for constitutional offices and the General Assembly 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 candidates for constitutional offices and the General Assembly to \$1,000 per entity and subjects those candidates to certain reporting requirements.

FISCAL NOTE (State Board of Ed.)
HB 75, as introduced, will not result in any increased expenditures to the State Board of Education.
FISCAL NOTE (Dept. of Corrections)
There will be no fiscal impact on this Dept.
CORRECTIONAL NOTE

No change from DOC fiscal note. NOTE(s) THAT MAY APPLY: Correctional; Fiscal Jan 08 1997 Filed With Clerk First reading Referred to Rules Jan 22 Assigned to State Govt Admin & Election Refrm Mar 05 Fiscal Note Filed Fiscal Note Filed Correctional Note Filed Mar 13 Committee State Govt Admin & Election Refrm

HB-0076 SCHAKOWSKY - LANG - SCOTT - CURRY, JULIE - MCGUIRE - HOL-BROOK, DART, BOLAND, SMITH, MICHAEL, GASH AND MCCARTHY.

Re-Refer Rules/Rul 9(B)

Re-Refer Rules/Rul 9(B)

New Act

Mar 21

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.

FISCAL NOTE (State Board of Elections) There would be minimal fiscal impact on SBE. STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 76 fails to create a State mandate under the State Mandates Act. Jan 08 1997 Filed With Clerk Added As A Joint Sponsor SCOTT Added As A Co-sponsor CURRY, J Added As A Co-sponsor MCGUIRE Added As A Co-sponsor HOLBROOK Added As A Co-sponsor DART Added As A Co-sponsor BOLAND Added As A Co-sponsor SMITH,M First reading Referred to Rules Jan 22 Assigned to State Govt Admin & Election Refrm Added As A Co-sponsor GASH Jan 29 Feb 19 Added As A Co-sponsor MCCARTHY Mar 21 Do Pass/Short Debate Cal 010-002-000 Placed Cal 2nd Rdg-Sht Dbt Apr 03 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt St Mandate Fis Note Filed Apr 07 Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Apr 17 Pld Cal Ord 3rd Rdg-Sht Dbt

#### HB-0077 SCHAKOWSKY - DART.

10 ILCS 5/9-25.5 new

Apr 25

Amends the Election Code. Prohibits a regulated entity from making a contribution to a public official or a candidate for public office. Defines "regulated entity". Provides that a violation is a Class A misdemeanor punishable by a fine not to exceed \$5000.

FISCAL NOTE (Dept. of Corrections)
There will be no fiscal impact on this Department.
CORRECTINAL NOTE
No change from DOC fiscal note.
FISCAL NOTE (State Board of Elections)
There would be minimal fiscal impact on SBE.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB 77 fails to create a State mandate under the State Mandates Act.
NOTE(s) THAT MAY APPLY: Correctional
Jan 08 1997 Filed With Clerk
First reading Referred to Rules

First reading Referred to Rules

Jan 22 Assigned to State Govt Admin & Election Refrm

Mar 05	Fiscal Note Filed Correctional Note Filed
	Committee State Govt Admin & Election Refrm
Mar 20	Added As A Joint Sponsor DART
Mar 21	Do Pass/Short Debate Cal 008-004-000
	Placed Cal 2nd Rdg-Sht Dbt
Apr 03	Fiscal Note Filed
•	Cal Ord 2nd Rdg-Shr Dbt
Apr 07	St Mandate Fis Note Filed
•	Cal Ord 2nd Rdg-Shr Dbt
Apr 17	Second Reading-Short Debate
1 p. 1,	Pld Cal Ord 3rd Rdg-Sht Dbt
Apr 25	Re-Refer Rules/Rul 9(B)
ripi 23	Re-Refer Rules/ Rul 9(B)

#### HB-0078 MCGUIRE - SKINNER - BOLAND - BURKE - SCOTT, GASH, DAV-IS,STEVE, HOLBROOK, NOVAK, CURRY,JULIE AND FANTIN.

625 ILCS 5/11-1301.5 new

Amends the Vehicle Code. Provides that a chief of police of a municipality and a sheriff of a county may appoint volunteers to issue citations to individuals who violate statutory provisions or ordinances dealing with parking privileges for disabled persons. Requires the chief of police or sheriff to train the volunteers before allowing them to issue citations. Provides that the citations issued by the volunteers have the same force and effect as those issued by police officers. Provides that all funds collected as a result of the payment of the parking violations shall be paid to the municipality or county where the notice is issued.

cipality or county where the notice is issued.

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB78 fails to meet the definition of a State mandate under the State Mandates act.

FISCAL NOTE (DCCA)
HB 78 has no fiscal impact on DCCA or local governments.

HOME RULE NOTE
HB78 does not preempt home rule authority.

NOTE(s) THAT MAY APPLY: Fiscal
Jan 08 1997 Filed With Clerk
Added As A Joint Sponsor SKINNER
Added As A Co-sponsor BOLAND
First reading
Referred to Rules

Lan 16 Added As A Co-sponsor BURKE

Added As A Co-sponsor BOLAND
First reading Referred to Rules
Added As A Co-sponsor BURKE
Jan 22
Assigned to Local Government
Added As A Co-sponsor SCOTT
Do Pass/Short Debate Cal 017-000-000
Placed Cal 2nd Rdg-Sht Dbt
Fiscal Note Requested HUGHES
St Mandate Fis Nte ReqHUGHES
Home Rule Note RequestHUGHES

Feb 18

Cal Ord 2nd Rdg-Shr Dbt

St Mandate Fis Note Filed

Cal Ord 2nd Rdg-Shr Dbt

St Mandate Fis Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Feb 20

Added As A Co-sponsor GASH

Feb 26

Added As A Co-sponsor NOVAK

Feb 28

Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt
Mar 04
Cal Ord 2nd Rdg-Shr Dbt
Home Rule Note Filed
Cal Ord 2nd Rdg-Shr Dbt
Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt

Mar 07 Added As A Co-sponsor CURRY, JULIE

Added As A Co-sponsor FANTIN

Mar 21 3rd Rdg-Sht Dbt-Pass/Vot116-000-000

Apr 09 Arrive Senate

Sen Sponsor PARKER
Placed Calendr, First Reading
Added as Chief Co-sponsor O'MALLEY

First reading Referred to Rules

HB-0079 772

#### HB-0079 MADIGAN, MJ - MCGUIRE - PHELPS - GRANBERG - LANG.

Appropriates \$201,489,000 in FY97 funds from the Capital Development Fund to the Capital Development Board for specified Department of Corrections projects. Effective immediately.

#### STATE DEBT IMPACT NOTE

HB 79 is a supplemental appropriation bill that does not increase the authorization for any type of bond and, therefore,

does not affect the State's long-term indebtedness.

NOTE(S) THAT MAY APPLY: Balanced Budget

Jan 08 1997 Filed With Clerk First reading Referred to Rules Added As A Joint Sponsor MCGUIRE Jan 16 Added As A Co-sponsor PHELPS Ian 22 Assigned to Appropriations-Public Safety Ian 24 Added As A Co-sponsor GRANBERG Apr 07 Added As A Co-sponsor LANG Apr 08 State Debt Note Filed Committee Appropriations-Public

Safety
Apr 11 Re-Refer Rules/Rul 9(B)

#### HB-0080 FEIGENHOLTZ, ERWIN AND SCHOENBERG.

625 ILCS 5/11-1404 from Ch. 95 1/2, par. 11-1404 625 ILCS 5/11-1520 new

Amends the Illinois Vehicle Code. Provides that it is unlawful for a person under the age of 16 to operate or to be a passenger on a bicycle unless he or she wears a bicycle helmet. Provides that a law enforcement agency shall impound the bicycle until it receives proof of ownership of a bicycle helmet. Provides that it is unlawful for an operator of a motorcycle to transport a passenger under the age of 16 unless the passenger is wearing a motorcycle helmet.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 80 creates a "local organization and

structure" mandate under the State Mandates Act.

FISCAL NOTE (Dept. of Corrections)

There will be no fiscal impact on this Department.

CORRECTIONAL NOTE

No change from DOC fiscal note.

FISCAL NOTE (DCCA)

There will be no fiscal impact on this Department.

Jan 08 1997 Filed With Clerk

First reading Referred to Rules
Added As A Co-sponsor ERWIN

Added As A Co-sponsor SCHOENBERG

Jan 22 Assigned to State Govt Admin &

Election Refrm

Feb 24 St Mandate Fis Note Filed

Committee State Govt Admin &

Feb 28 Election Refrm
Fiscal Note Filed

Correctional Note Filed

Committee State Govt Admin &

Election Refrm

Election Refrm

Mar 05 Fiscal Note Filed

Committee State Govt Admin &

Mar 21 Re-Refer Rules/Rul 9(B)

#### HB-0081 LINDNER - KRAUSE - ERWIN.

215 ILCS 5/370c from Ch. 73, par. 982c 215 ILCS 5/370c-1 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. Requires individual and group policies of accident and health insurance to provide coverage for certain biologically-based

mental illnesses under the same terms and conditions as coverage is provided for other illnesses. Amends the Health Maintenance Organization Act, Limited Health Service Organization Act, and Voluntary Health Services Plans Act to require identical coverage under those Acts.

Jan 08 1997 Filed With Clerk

Added As A Joint Sponsor KRAUSE

First reading Referred to Rules

Added As A Co-sponsor ERWIN Jan 15

Jan 22 Assigned to Health Care Availability &

Access Mar 21 Re-Refer Rules/Rul 9(B)

MCGUIRE - BOLAND - ERWIN - MCAULIFFE - FLOWERS, BURKE, HB-0082 DURKIN, HOLBROOK, SMITH, MICHAEL, DAVIS, MONIQUE, LY-ONS, JOSEPH, HOWARD, O'BRIEN AND LANG.

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, 1997.

FISCAL NOTE (State Board of Ed.)

Cost to districts for purchasing materials is difficult to

calculate. Cost to SBE for development of materials would total nearly \$40,000.

#### HOUSE AMENDMENT NO. 1.

Authorizes (rather than requires) public schools to offer a unit of instruction on the Irish Famine.

FISCAL NOTE, H-AM 1 (State Board of Ed.)

No change from previous SBE cost estimates.

STATE MANDATES FISCAL NOTE, H-AM 1 (State Board of Ed.)

No change from SBE fiscal note.

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

Jan 08 1997 Filed With Clerk

> First reading Referred to Rules

Added As A Joint Sponsor BOLAND

Added As A Co-sponsor ERWIN

Added As A Co-sponsor MCAULIFFE

Added As A Co-sponsor FLOWERS

Added As A Co-sponsor BURKE

Added As A Co-sponsor DURKIN

Added As A Co-sponsor HOLBROOK

Added As A Co-sponsor SMITH, M

Added As A Co-sponsor DAVIS,M

Jan 16 Added As A Co-sponsor LYONS, J

Jan 22 Assigned to Elementary & Secondary

Education

Feb 18 Added As A Co-sponsor HOWARD

Feb 28 Fiscal Note Filed

Committee Elementary & Secondary

Education

Mar 05 Added As A Co-sponsor O'BRIEN

Mar 13 Amendment No.01 ELEM SCND ED H Adopted

Motion Do Pass Amended-Lost

010-008-000 HELM

Remains in CommiElementary &

Secondary Education

Mar 19 St Mandate Fis Note Filed

Fiscal Note Filed

Remains in CommiElementary &

Secondary Education

Fiscal Note Requested AS AMENDED

St Mandate Fis Nte RegAS

AMENDED

COWLISHAW

Committee Elementary & Secondary

Education

Mar 20 Do Pass Amd/Stndrd Dbt/Vote 011-005-003 Plcd Cal 2nd Rdg Std Dbt Mar 21 Second Reading-Stnd Debate Pld Cal Ord 3rd Rdg-Std Dbt Apr 08 3rd Rdg-Stnd Dbt-Pass/V089-021-004 Apr 09 Arrive Senate Placed Calendr, First Reading Apr 10 Chief Sponsor O'MALLEY Referred to Rules First reading Apr 23 Added as Chief Co-sponsor CRONIN HB-0083 RUTHERFORD. Makes appropriations and reappropriations to the Capital Development Board by amending Public Act 89-0501. Also makes appropriations to the Department of Central Management Services, Department of Natural Resources, Department of Transportation, and Environmental Protection Agency by amending Public Act 89-0501. Effective immediately. STATE DEBT IMPACT NOTE HB83 does not increase authorization for any type of bond, so does not directly affect the State's long-term indebtedness. Jan 08 1997 Filed With Clerk First reading Referred to Rules Assigned to Approp-Gen Srvc & Govt Jan 22 Ovrsght Feb 19 State Debt Note Filed Committee Approp-Gen Srvc & Govt Ovrsght Apr 11 Re-Refer Rules/Rul 9(B) HB-0084 RUTHERFORD. 30 ILCS 330/2 30 ILCS 330/3 30 ILCS 330/4 30 ILCS 330/6 110 ILCS 920/4 from Ch. 144, par. 2404) Amends the General Obligation Bond Act to increase authorization by \$659,500,000. Amends the General Obligation Bond Act and Baccalaureate Savings Act to increase authorization for the sale of college savings bonds by \$500,000,000. STATE DEBT IMPACT NOTE Debt impact summary: increase: General Obligation principal ......\$659.5 million Potential general obligation debt ......\$ 1.3 billion NOTE(s) THAT MAY APPLY: Debt; Fiscal Jan 08 1997 Filed With Clerk First reading Referred to Rules Jan 22 Assigned to Approp-Gen Srvc & Govt Ovrsght Feb 19 State Debt Note Filed Committee Approp-Gen Srvc & Govt Ovrsght Mar 21 Re-Refer Rules/Rul 9(B) HB-0085 KUBIK. New Act Creates the Appellate and Circuit Courts Redistricting Act. Contains a short title only. Jan 08 1997 Filed With Clerk First reading Referred to Rules Jan 22 Assigned to Judiciary I - Civil Law Mar 21 Re-Refer Rules/Rul 9(B)

HB-0086 DART.

New Act

30 ILCS 105/25 from Ch. 127, par. 161

Creates the Illinois Balanced Budget Act. Creates a Balanced Budget Commission to provide a Balanced Budget Revenue Estimate for each fiscal year. The Estimate shall serve as a limit on appropriations from State general funds. If appropriations exceed the limit, the Comptroller shall prepare a proposed Balanced Budget Reserve Act for that fiscal year. Sets forth the contents of the proposed Act, including certain measures to reduce State agency expenditures. Amends the State Finance Act. Reduces the lapse period from 2 months to one month starting in FY2003. Effective immediately.

```
FISCAL NOTE (Comptroller)
    Estimated fiscal impact staffing costs:
    periodic (years wehn reserves required)
                                                   $35,000
    one-time
                                        $ 2,500
NOTE(s) THAT MAY APPLY: Fiscal
    Jan 08 1997
                   Filed With Clerk
                   First reading
                                              Referred to Rules
    Jan 22
                                              Assigned to Approp-Gen Srvc & Govt
                                                Ovrsght
    Mar 21
                                              Re-Refer Rules/Rul 9(B)
    Mar 28
                                              Fiscal Note Filed
                                              Committee Rules
```

#### HB-0087 DART - GASH - SCOTT - MCCARTHY - SCULLY.

 235 ILCS 5/6-1
 from Ch. 43, par. 119

 235 ILCS 5/6-21
 from Ch. 43, par. 135

 235 ILCS 5/7-1
 from Ch. 43, par. 145

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

HOUSE AMENDMENT NO. 1.

Mar 04 Apr 08

Deletes everything. Amends the Liquor Control Act. Increases the maximum amounts recoverable in a dram shop action to \$100,000 for damages and \$150,000 for loss of support. Provides that damages for loss of society are recoverable in the same manner as for loss of support. Provides that the Liquor Control Commission shall not renew a retailer's license without proof of insurance. Provides for recovery in a dram shop action against a person who is not licensed to sell alcoholic liquor. STATE MANDATES FISCAL NOTE

```
In the opinion of DCCA, HB87 fails to meet the definition of a
State mandate under the State Mandates act.
FISCAL NOTE (Liquor Control Commission)
HB87 will have a fiscal impact of approximately $5,000.
FISCAL NOTE, AMENDED (Liquor Control Commission)
Fiscal impact would be limited to the tripling of coverage in
dram shop insurance premium rates, with no fiscal impact on
the Liquor Control Commission.
Jan 08 1997
              Filed With Clerk
              First reading
                                         Referred to Rules
Jan 16
               Added As A Joint Sponsor GASH
Jan 22
                                          Assigned to Judiciary I - Civil Law
Jan 29
              Added As A Co-sponsor SCOTT
Feb 05
                    Amendment No.01
                                         JUD-CIVIL LAW H
                                                                   Adopted
                                         01
                                         Do Pass Amend/Short Debate
                                           008-003-000
              Placed Cal 2nd Rdg-Sht Dbt
                                         Fiscal Note Requested CROSS
              Cal Ord 2nd Rdg-Shr Dbt
Feb<sub>06</sub>
              Added As A Co-sponsor MCCARTHY
Feb 18
                                         St Mandate Fis Note Filed
Feb 27
                                         Fiscal Note Filed
                                         Fiscal Note Filed
              Cal Ord 2nd Rdg-Shr Dbt
```

Added As A Co-sponsor SCULLY

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

Apr 18

Re-committed to Rules

### HB-0088 DART - LYONS, JOSEPH - SCOTT - HOLBROOK - BOLAND AND MCCARTHY.

20 ILCS 805/63a23	from Ch. 127, par. 63a23
515 ILCS 5/20-5	from Ch. 56, par. 20-5
515 ILCS 5/20-45	from Ch. 56, par. 20-45
520 ILCS 5/3.1	from Ch. 61, par. 3.1
520 ILCS 5/3.1-3 new	
520 ILCS 5/3.2	from Ch. 61, par. 3.2

Amends the Civil Administrative Code of Illinois, the Fish and Aquatic Life Code, and the Wildlife Code. Eliminates senior citizen's fees for camping, using certain facilities, hunting, and fishing. Creates a Golden Years Fishing and Hunting License. Effective immediately.

FISCAL NOTE (Dept. of Natural Resources)

Total annual revenue loss from HB88 will be \$891,800.

Note(s) That May Apply: Fiscal Jan 08 1997 Filed With Clerk

Jan 00 1771	I HOU WITH CICIK	
	First reading	Referred to Rules
Jan 22		Assigned to Aging
Jan 23	Added As A Joint Sp	onsor LYONS, JOSEPH
Jan 29	Added As A Co-spons	sor SCOTT
Feb 18	•	Fiscal Note Filed
		Committee Aging
Feb 19	Added As A Co-spons	sor HOLBROOK
	Added As A Co-spons	
Feb 21	Added As A Co-spons	sor BOLAND
Mar 21	· · · · · ·	Re-Refer Rules/Rul 9(B)

#### HB-0089 DART - SCOTT AND O'BRIEN.

New Act

745 ILCS 5/1

from Ch. 127, par. 801

Creates the Institutional Neglect and Abuse Damages Act and amends the State Lawsuit Immunity Act. Provides a cause of action for damage for a resident of a long-term care facility or group home who is injured by the reckless conduct of a State employee or a contractor with the State. Includes a cause of action against the State agency that licenses or certifies the facility, placed the injured person in the facility, provides funding for the injured person's placement in the facility, or has jurisdiction over the injured person's placement in the facility. Waives sovereign immunity.

#### HOUSE AMENDMENT NO. 1.

Deletes reference to:

745 ILCS 5/1

Deletes everything. Creates the Nursing Home Resident Protection Act of 1997. Creates a short title and purpose provisions only.

FISCAL NOTE, H-AM 1 (Ill. Guardianship & Advocacy Comm.)

This legislation would have no impact on agency expenditures.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB89 fails to create a State mandate.

JUDICÍAL NOTE, H-ÁM 1

The bill would neither deecrease nor increase the need for the

number of judges in the State.

STATE MANDATES FISCAL NOTE, H-am 1

In the opinion of DCCA, HB 89, as amended by Amendment 1, fails

to create a State mandate under the State Mandates Act.

Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 22 Assigned to Judiciary I - Civil Law Jan 29 Added As A Joint Sponsor SCOTT

Mar 19 Fiscal Note Requested AS

AMENDED/CROSS
St Mandate Fis Nte ReqAS
AMENDED/CROSS
Judicial Note Request AS

AMENDED/CROSS Committee Judiciary I - Civil Law

Mar 20	Amendment No.01	JUD-CIVIL LAW H Adopted Do Pass Amd/Stndrd Dbt/Vote 006-005-000
14 04	Plcd Cal 2nd Rdg Std Dbt	
Mar 26	Cal 2nd Rdg Std Dbt	Fiscal Note Filed
Apr 03	•	St Mandate Fis Note Filed
Apr 04	Cal 2nd Rdg Std Dbt	Judicial Note Filed
•	Cal 2nd Rdg Std Dbt	COM LA E' NEA E'S 1
Apr 07	Cal 2nd Rdg Std Dbt	St Mandate Fis Note Filed
Apr 08	Second Reading-Stnd Deba	
Apr 09	Pld Cal Ord 3rd Rdg-Std D Added As A Co-sponsor O'	
Apr 18	ricasa ris ri co sponsor o s	Re-committed to Rules

#### HB-0090 DART - SCOTT - SILVA - BOLAND.

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 of women whose children have been temporarily removed from their custody. Requires that the assessments be conducted by licensed programs selected by the Department of Human Services, as successor to the Department of Alcoholism and Substance Abuse. 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.

```
FISCAL NOTE (DASA)
    Total projected cost would be $29,655,000.
NOTE(S) THAT MAY APPLY: Fiscal
    Jan 08 1997
                  Filed With Clerk
                  First reading
                                            Referred to Rules
    Jan 22
                                            Assigned to Children & Youth
    Jan 29
                  Added As A Joint Sponsor SCOTT
    Jan 30
                  Added As A Co-sponsor SILVA
    Feb 21
                  Added As A Co-sponsor BOLAND
    Mar 07
                                            Fiscal Note Filed
                                            Committee Children & Youth
    Mar 21
                                            Re-Refer Rules/Rul 9(B)
```

### HB-0091 DART - FLOWERS - LANG - SCOTT - SILVA, GILES, MCGUIRE AND NOVAK.

```
20 ILCS 505/5c new
20 ILCS 505/34.13 new
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 July 1, 1997.

```
HOUSE AMENDMENT NO. 1.
```

Deletes reference to: 20 ILCS 505/5c new 20 ILCS 505/34.13 new 20 ILCS 505/34.14 new 30 ILCS 505/9.07 new Adds reference to: 20 ILCS 505/1.1 705 ILCS 405/1.1 750 ILCS 50/2

Deletes everything. Amends the Children and Family Services Act and the Juvenile Court Act of 1987 by making technical changes to the short titles. Amends the Adoption Act by making a technical change to the Section concerning who may adopt a child.

```
STATE MANDATES FISCAL NOTE, H-am 1
```

In the opinion of DCCA, HB 91, as amended by Amendment 1, fails

to create a State mandate under the State Mandates Act.

FISCAL NOTE, AMENDED (DCFS)

There will be no fiscal impact to this Dept.

Note(s) That May Apply: Fiscal Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 17 Added As A Joint Sponsor LANG
Jan 22 Assign

Jan 22 Assigned to Children & Youth Jan 29 Added As A Co-sponsor SCOTT

Jan 30 Added As A Co-sponsor SILVA

Feb 04 Joint Sponsor Changed to FLOWERS Feb 06 Added As A Co-sponsor GILES

Feb 27 Added As A Co-sponsor MCGUIRE

Mar 11 Added As A Co-sponsor NOVAK
Mar 19 Amendment No.01 CHLDRN-YOUTH H Adopted

Do Pass Amd/Stndrd Dbt/Vote

006-004-000

Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested AS AMENDED/LINDNER St Mandate Fis Nte ReqAS AMENDED/LINDNER

Cal 2nd Rdg Std Dbt

Apr 07

St Mandate Fis Note Filed

Cal 2nd Rdg Std Dbt Apr 08

Fiscal Note Filed

Second Reading-Stnd Debate Pld Cal Ord 3rd Rdg-Std Dbt

Re-committed to Rules

### HB-0092 DART - SCOTT.

20 ILCS 505/7.5 new

Apr 18

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.

#### HOUSE AMENDMENT NO. 1.

Includes grandparents within the provisions granting Godparents visitation of a child placed in foster care upon a review of their backgrounds and approval by the Juvenile Court or the Department of Children and Family Services.

HOUSE AMENDMENT NO. 2.

Adds reference to: 750 ILCS 50/1

Amends the Adoption Act. Provides that within 12 months after an adjudication of a juvenile as a neglected, abused, or dependent minor, it shall be conclusively presumed that the parent has failed to correct the conditions leading to the determination if those conditions still exist or the parent continues to abuse chemicals.

#### HOUSE AMENDMENT NO. 3.

Adds reference to: 750 ILCS 50/1

from Ch. 40, par. 1501

Amends the Adoption Act. Provides that a person is unfit to have a child if the court makes a finding of physical abuse, neglect, or dependency under the Juvenile Court Act of 1987 of 2 or more of the siblings of the concerned child who is under the age of 12 and the siblings have been residing outside the home for more than one year.

FISCAL NOTE, AMENDED (DCFS)

HB92, amended, presents no material fiscal impact on DCFS.

JUDICIAL NOTE, H-AMS 1, 2 & 3

There may be an increase in judicial workloads. The bill would not increase the need for the number of judges in the State.

JUDICIAL NOTE, H-AM 4

There may be an increase in judicial workloads; it is not possible to determine impact on need to increase the number of judges.

STATE MANDATES FISCAL NOTE, H-AM 4

HB 92, amended by H-am 4, fails to create a State mandate.

HOMÉ RULE NOTE, H-AM 4

HB 92, amended by H-am 4, does not preempt home rule authority.

#### HOUSE AMENDMENT NO. 4.

Adds reference to: 750 ILCS 50/8 750 ILCS 50/12.1

Deletes everything. Amends the Children and Family Services Act. Provides that grandparents or Godparents of a child placed in foster care may be granted visitation upon a review of their backgrounds and approval by the Department of Children and Family Services or the Juvenile Court. Amends the Adoption Act concerning findings under the Juvenile Court Act of 1987. Provides a presumption that a person is unfit to have a child if within 12 months after an adjudication of neglect, abuse, or dependency, a parent has failed to make reasonable efforts to correct the conditions leading to the determination or the parent continues to be an alcoholic or addict after treatment. Provides that a person is unfit to have a child if a pattern of neglect, abuse, or dependency of the child is shown by clear and convincing evidence that may include 3 or more findings of neglect, abuse, or dependency of the child's siblings who have been residing outside the parental home for more than one year. Provides that consents and surrenders to adoption shall not be required from a person who is found by the court to be the father of the child as a result of criminal sexual abuse or assault. Provides that the Putative Father Registry shall not be used to notify a putative father whose fatherhood is due to criminal sexual abuse or assault. Makes other changes. Effective immediately.

Note(s) That May Apply: Fiscal

Ian 08 1997 Filed With Clerk

Jan 08 1997	riied with Cierk		
	First reading	Referred to Rules	
Jan 22	•	Assigned to Judiciary I - 6	Civil Law
Jan 29	Added As A Joint Sponsor	SCOTT	
Feb 27	•	Fiscal Note Requested AS	S
		AMENDED/CROSS	
		Judicial Note Request AS	3
		AMENDED/CROSS	
	Amendment No.01	JUD-CIVIL LAW H	Adopted
	Amendment No.02	JUD-CIVIL LAW H	Adopted
	Amendment No.03	JUD-CIVIL LAW H	Adopted
		Do Pass Amend/Short Do	ebate -
		011-000-000	
	Placed Cal 2nd Rdg-Sht D	bt	
Mar 13	-	Fiscal Note Filed	
		Judicial Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
Mar 20	Second Reading-Short Deb	oate	
	Pld Cal Ord 3rd Rdg-Sht I		
Apr 08	Relld 2nd Rdng-Short Deb	ate	

Held 2nd Rdg-Short Debate

Apr 16 Apr 16	
Apr 17	
•	Held 2nd Rdg-Short Debate
Apr 18	Amendment No.04 DART
	Be adopted
	Home Rule Note RequestAS
	AMENDED/BLACK
	St Mandate Fis Note Filed
	Home Rule Note Filed
	Held 2nd Rdg-Short Debate
Apr 19	Amendment No.04 DART Adopted
	Cal Ord 3rd Rdg-Short Dbt
Apr 2	Re-Refer Rules/Rul 9(B)
HB-0093	DART - IANG - SILVA - MCKEON - LOPEZ AND BUGIELSKI.
New Act	

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.

FISCAL NOTE (Comptroller) Total impact on this bill is \$294,200. NOTE(S) THAT MAY APPLY: Fiscal Jan 08 1997 Filed With Clerk Referred to Rules First reading Jan 17 Added As A Joint Sponsor LANG Assigned to Approp-Gen Srvc & Govt Jan 22 Jan 30 Added As A Co-sponsor SILVA Added As A Co-sponsor MCKEON Added As A Co-sponsor LOPEZ Mar 04 Added As A Co-sponsor BUGIELSKI Mar 20 Fiscal Note Filed Committee Approp-Gen Srvc & Govt Ovrsght Mar 21 Re-Refer Rules/Rul 9(B)

HB-0094 DART - SCOTT - SILVA - MCKEON - SLONE, PUGH, DAV-IS,MONIQUE, BOLAND, MCGUIRE, MCCARTHY, BROSNAHAN, CROTTY, LYONS,JOSEPH, FRITCHEY, SCULLY, KENNER AND GASH.

415 H CS 20/9 next

Amends the Illinois Solid Waste Management Act to direct the Department of Commerce and Community Affairs to create a two-year pilot program to make grants and loans to individuals and small businesses to encourage recycling and waste reduction. Gives priority to proposals that will create businesses in enterprise zones. Effective immediately.

FISCAL NOTE (DCCA)

Estimated fiscal impact is \$1,820,500 annually.

#### HOUSE AMENDMENT NO. 1.

Replaces everything with a comparable program. Creates a 2-year pilot program to provide funding for the secondary materials market.

STATE MANDATES FISCAL NOTE, H-AM 1

HB 94, with H-am 1, fails to create a State mandate.

FISCÁL NOTE, H-ÁM 1 (DCCA)

Estimated fiscal impact is \$306,100 annually.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 08 1997	Filed With Clerk
	Times and discuss

	First reading	Referred to Rules
Jan 22		Assigned to Enviro

Jan 22 Assigned to Environment & Energy
Jan 29 Added As A Joint Sponsor SCOTT

Jan 30 Added As A Co-sponsor SILVA Added As A Co-sponsor MCKEON

Feb 04 Added As A Co-sponsor PUGH
Feb 05 Added As A Co-sponsor SLONE

Added As A Co-sponsor DAVIS, MONIQUE

Feb 21 Added As A Co-sponsor BOLAND Feb 27 Added As A Co-sponsor MCGUIRE

Feb 28 Fiscal Note Filed

Mar 20 Amendment No.01 ENVRMNT ENRGY H Adopted

Amendment No.01 ENVRMNT ENRGY H Adopted Do Pass Amend/Short Debate 016-003-002

Placed Cal 2nd Rdg-Sht Dbt

St Mandate Fis Nte RegHASSERT

Cal Ord 2nd Rdg-Shr Dbt

Apr 07 St Mandate Fis Note Filed

Cal Ord 2nd Rdg-Shr Dbt Apr 08 Second Reading-Short Debate

Pld Cal Ord 3rd Rdg-Sht Dbt
Apr 10 Added As A Co-sponsor MCCARTHY

Added As A Co-sponsor MCCANATA

Added As A Co-sponsor CROTTY

Added As A Co-sponsor L VONS IOSEDI

Added As A Co-sponsor LYONS, JOSEPH Added As A Co-sponsor FRITCHEY

Apr 11 Fiscal Note Filed
Cal Ord 3rd Rdg-Short Dbt

Added As A Co-sponsor SCULLY

Apr 15 3rd Rdg-Sht Dbt-Pass/Vot085-032-000 Added As A Co-sponsor KENNER Added As A Co-sponsor GASH

Apr 16 Arrive Senate

Placed Calendr, First Reading
Apr 21 Chief Sponsor RADOGNO

Apr 23 First reading Referred to Rules
Apr 25 Added as Chief Co-sponsor CARROLL

HB-0095 DART – ERWIN – SCOTT – HOLBROOK – HOWARD, BOLANDAND BU-GIELSKI.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create a tax credit for corporations in the amount of 25% of amounts expended during the taxable year on an Adopt-a-Public School Program. Defines the elements of the program. Applies to tax years ending on or after December 31, 1997. Sunsets the credit after 10 years. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 16 Added As A Joint Sponsor ERWIN
Jan 22 Assigned to Revenue

Jan 29 Added As A Co-sponsor SCOTT

Feb 04 Added As A Co-sponsor HOLBROOK Feb 05 Added As A Co-sponsor HOWARD

Feb 21 Added As A Co-sponsor BOLAND Mar 04 Added As A Co-sponsor BUGIELSKI

Mar 21 Re-Refer Rules/Rul 9(B)

782 HB-0096

```
HB-0096
            DART.
  110 ILCS 305/7h new
  110 ILCS 520/8h new
  110 ILCS 660/5-72 new
  110 ILCS 665/10-72 new
  110 ILCS 670/15-72 new
  110 ILCS 675/20-72 new
  110 ILCS 680/25-72 new
  110 ILCS 685/30-72 new
  110 ILCS 690/35-72 new
```

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 to require the governing boards of those universities to implement a policy under which each student who graduates from any such university after July 1, 1998 with a bachelor's degree in education is required to take and successfully complete, as a condition precedent to earning and being awarded that degree, a course that includes as a component thereof instruction relating to learning disabled children. Effective immediately.

```
STATE MANDATES FISCAL NOTE
    In the opinion of DCCA, HB96 fails to create a State mandate.
    FISCAL NOTE (Board of Higher Ed.)
    To provide courses to accommodate 1,000 students on the in-
    struction of learning disabled children would cost an estimat-
    ed $582,000.
NOTE(S) THAT MAY APPLY: Fiscal
    Jan 08 1997
                   Filed With Clerk
                                             Referred to Rules
                   First reading
    Jan 22
                                             Assigned to Higher Education
    Mar 19
                                             St Mandate Fis Note Filed
                                             Committee Higher Education
    Mar 20
                                             Fiscal Note Filed
                                             Committee Higher Education
    Mar 21
                                             Re-Refer Rules/Rul 9(B)
```

HB-0097 DART - FLOWERS - LANG - SCOTT - SILVA, BROSNAHAN AND GASH.

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

Amends the Children and Family Services Act. Provides that adoption assistance payments may vary based on the needs, age, and placement of the child. Provides that the payments shall not exceed the cost of foster care payments or special service payments. (Now payment must be at least \$25 less than the monthly cost of care of the child in a foster home). Provides that acceptance or refusal of assistance shall not be a factor in selecting an adoptive family. Provides that adoption subsidies for physically or mentally handicapped children shall be determined soley on the basis of the child's medical condition or disability. Provides that if the condition is discovered during the child's minority, the subsidy shall be paid to the adoptive parent retroactive to the date of the interim order of adoption or the onset of the condition or disability whichever is later. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

Deletes new provisions regarding adoption assistance. Provides that the amount of assistance may vary but must be less than the monthly cost of care of the child in a foster home (now at least \$25 less than the monthly cost of care of the child in a foster home).

```
FISCAL NOTE, AMENDED (DCFS)
    Net fiscal impact of HB97, as amended, is $0.
    JUDICIAL NOTE, AMENDED
    HB97, amended, would neither decrease nor increase the need for
    the number of judges in the State.
NOTE(S) THAT MAY APPLY: Fiscal
    Jan 08 1997
                  Filed With Clerk
```

Referred to Rules First reading

```
Assigned to Children & Youth
      Jan 22
      Jan 29
                     Added As A Joint Sponsor SCOTT
      Jan 30
                     Added As A Co-sponsor SILVA
      Feb<sub>04</sub>
                     Joint Sponsor Changed to FLOWERS
                     Added As A Co-sponsor LANG
      Feb 06
                                                Re-assigned to Judiciary I - Civil Law
      Feb 27
                          Amendment No.01
                                                JUD-CIVIL LAW H
                                                                         Adopted
                                                Do Pass Amend/Short Debate
                                                  011-000-000
                                                Fiscal Note Requested AS
                                                  AMENDED/CROSS
                                                Judicial Note Request AS
                                                  AMENDED/CROSS
                     Placed Cal 2nd Rdg-Sht Dbt
      Mar 04
                                                Fiscal Note Filed
                     Cal Ord 2nd Rdg-Shr Dbt
      Mar 12
                                                Judicial Note Filed
                     Cal Ord 2nd Rdg-Shr Dbt
      Mar 13
                     Second Reading-Short Debate
                     Pld Cal Ord 3rd Rdg-Sht Dbt
      Mar 14
                     Added As A Co-sponsor BROSNAHAN
      Apr 09
                     3rd Rdg-Sht Dbt-Pass/Vot117-000-000
                     Added As A Co-sponsor GASH
      Apr 10
                     Arrive Senate
                     Placed Calendr, First Reading
                     Chief Sponsor RAUSCHENBERGER
                     First reading
                                                Referred to Rules
      Apr 15
                     Added As A Co-sponsor FARLEY
                     Added As A Co-sponsor BOWLES
      Apr 18
                     Added as Chief Co-sponsor OBAMA
HB-0098
             DART - SCOTT - FLOWERS - RONEN.
  215 ILCS 5/356h
215 ILCS 125/4-9
720 ILCS 525/4
750 ILCS 50/1
                                    from Ch. 73, par. 968h
                                    from Ch. 111 1/2, par. 1409.2
                                    from Ch. 40, par. 1704
                                    from Ch. 40, par. 1501
  750 ILCS 50/9
750 ILCS 50/11
                                    from Ch. 40, par. 1511
                                    from Ch. 40, par. 1513
  750 ILCS 50/13
                                    from Ch. 40, par. 1516
  750 ILCS 50/14
                                    from Ch. 40, par. 1517
  750 ILCS 50/21
                                    from Ch. 40, par. 1526
```

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

#### HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
720 ILCS 525/4
                          from Ch. 40, par. 1704
                         from Ch. 40, par. 1501
750 ILCS 50/1
750 ILCS 50/9
                         from Ch. 40, par. 1511
750 ILCS 50/11
                          from Ch. 40, par. 1513
750 ILCS 50/13
                          from Ch. 40, par. 1516
750 ILCS 50/14
                          from Ch. 40, par. 1517
750 ILCS 50/21
                          from Ch. 40, par. 1526
Adds reference to:
215 ILCS 5/155.31 new
215 ILCS 5/155.32 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
```

Further amends the Illinois Insurance Code and the Health Maintenance Organization Act. Amends the Limited Health Service Organization Act and the 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. Adds a Section prohibiting discrimination related to domestic abuse. Adds a Section caption only.

#### HOUSE AMENDMENT NO. 2.

Adds reference to:

215 ILCS 5/155.31new

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 child abuse in the issuance of policies of life insurance, disability insurance, and accident and health insurance.

Jan 08 1997	Filed With Clerk		
	First reading	Referred to Rules	
Jan 22	-	Assigned to Health Care	Availability &
		Access	
Jan 29	Added As A Joint Sponsor	SCOTT	
Mar 07	Added As A Co-sponsor FLOWERS		
	Added As A Co-sponsor Re	ONEN	
Mar 19	Amendment No.01	HTHCR-AVB-ACS H	Adopted
	Amendment No.02	HTHCR-AVB-ACS H	Adopted
		Motion Do Pass Amended	I-Lost
		011-011-004 HCAA	
		Remains in CommiHealth	n Care
		Availability & Access	
Mar 21		Re-Refer Rules/Rul 9(B)	)

#### HB-0099 DART - HARTKE - SCOTT - SILVA - MCKEON.

210 ILCS 30/6.2 from Ch. 111 1/2, par. 4166.2 210 ILCS 30/6.9 new

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act to require the Governor to appoint for a 4 year term an Inspector General to conduct separate and independent investigations into allegations or incidents of abuse or neglect of the residents of long term care facilities licensed by the Department of Public Health. Allows the Inspector General access to facilities and to all necessary information and personnel. Requires the Inspector General to notify the proper enforcement authority of possible criminal acts. Permits the Inspector General to recommend civil or criminal actions and to seek the assistance of the Attorney General or any of the State's Attorneys. Grants to the Inspector General the power to subpoena witnesses and compel production of books and papers pertinent to an investigation; makes failing to appear or to produce or giving false testimony a Class A misdemeanor. Effective immediately.

FISCAL NOTE (Dept. of Public Health)

Fiscal implications to the Department are indeterminable.

#### **HOUSE AMENDMENT NO. 1.**

Adds reference to: 25 ILCS 150/1.1 new 210 ILCS 30/6.2 from Ch. 111 1/2, par. 4166.2 210 ILCS 30/6.4 from Ch. 111 1/2, par. 4166.3 210 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 from Ch. 111 1/2, par. 4166.7 from Ch. 111 1/2, par. 4166.8 from Ch. 111 1/2, par. 4166.8

Deletes everything. Amends the Legislative Audit Commission Act and the Abused and Neglected Long Term Care Facility Residents Reporting Act. Provides that the Inspector General under the Abused and Neglected Long Term Care Facility Residents Reporting Act shall be appointed by and report to the Legislative Audit Commission rather than the Governor. Deletes repealers in certain provisions of the Abused and Neglected Long Term Care Facility Residents Reporting Act. Effective January 1, 1998.

STATE MANDATES FISCAL NOTE, H-am 1 In the opinion of DCCA, HB 99, as amended by Amendment 1, fails to create a State mandate under the State Mandates Act.

FISCAL NOTE, H-am 1 (DMHDD)
The fiscal impact for this bill is \$3.1 million.

Note(s) That May Apply: Fiscal Jan 08 1997 Filed With Clerk

First reading Referred to Rules

Jan 22 Assigned to Human Services

Jan 29 Added As A Joint Sponsor HARTKE Added As A Co-sponsor SCOTT Jan 30 Added As A Co-sponsor SILVA

Added As A Co-sponsor MCKEON
Feb 13 Fiscal Note Filed

Committee Human Services

Mar 20 Amendment No.01 HUMAN SERVS H Adopted

Do Pass Amd/Stndrd Dbt/Vote 006-003-000

Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested AS AMENDED/ZICKUS St Mandate Fis Nte ReqAS AMENDED/ZICKUS

Cal 2nd Rdg Std Dbt

St Mandate Fis Note Filed
Cal 2nd Rdg Std Dbt

Apr 08 Fiscal Note Filed

Second Reading-Stnd Debate Pld Cal Ord 3rd Rdg-Std Dbt

Apr 25 Re-Refer Rules/Rul 9(B)

HB-0100 MADIGAN,MJ - LANG - PHELPS - DAVIS,MONIQUE - BOLAND, DAVIS,STEVE, HOLBROOK, PUGH, GILES, MCGUIRE, STROGER, YOUNGE, BUGIELSKI, NOVAK.

New Act

Apr 07

Creates the Fund Education First Act. Beginning with fiscal year 1997, and in each fiscal year thereafter, provides that until the sum of State and federal spending for elementary and secondary education for the fiscal year represents 50% of the total revenues that the State Superintendent of Education estimates are available from local, State, and federal sources for elementary and secondary education for that fiscal year, the amount appropriated by the General Assembly from general funds for educational programs for that fiscal year shall be at least equal to the sum of (1) 50% of total new general funds available for spending from certain sources during that fiscal year, plus (2) the total amount appropriated from general funds for educational programs during the preceding fiscal year. Requires the Governor, beginning with fiscal year 1998, to include in his annual budget an allocation for education that conforms to the provisions of the Fund Education First Act. Effective immediately.

FISCAL NOTE (State Board of Ed.)

For purposes of this analysis, we are assuming level federal funding, a 4 1/2% increase in state general revenues, a \$400 million annual increase in local property tax revnues, and a 2/3 share of funding going to elementary and secondary education with 1/3 going to higher education. It is also assumed that no fundamental changes are made in our education financing system. Under this scenario, the 50% level for state funding will be reached in the year 2020, with elementary and secondary education revenues reaching \$15.8 billion in that year (not cumulative).

STATE MANDATES FISCAL NOTE (State Board of Ed.)

No change from SBE fiscal note. NOTE(s) THAT MAY APPLY: Fiscal

Jan 08 1997 First reading Referred to Rules
Jan 15 Added As A Co-sponsor DAVIS,STEVE

Added As A Co-sponsor HOLBROOK

Jan 16 Primary Sponsor Changed To MADIGAN, MJ

Added As A Joint Sponsor LANG

Assigned to Elementary & Secondary Education

```
Jan 22
                   Added As A Co-sponsor PHELPS
                   Added As A Co-sponsor DAVIS, MONIQUE
      Jan 23
                   Added As A Co-sponsor BOLAND
      Feb 06
                   Added As A Co-sponsor PUGH
                   Added As A Co-sponsor GILES
                   Added As A Co-sponsor MCGUIRE
      Feb 28
                   Added As A Co-sponsor STROGER
                   Added As A Co-sponsor YOUNGE
      Mar 04
                   Added As A Co-sponsor BUGIELSKI
      Mar 10
                                           Fiscal Note Filed
                                           St Mandate Fis Note Filed
                                           Committee Elementary & Secondary
                                             Education
                   Added As A Co-sponsor NOVAK
      Mar 11
      Mar 21
                                           Re-Refer Rules/Rul 9(B)
HB-0101
            DART AND SILVA.
```

220 ILCS 5/2-103

from Ch. 111 2/3, par. 2-103

Amends the Public Utilities Act to prohibit employees of the Illinois Commerce Commission from becoming employed by a regulated public utility within 2 years after the end of their employment with the Commission. Extends certain existing employment limitations applicable to Commissioners from one to 2 years. Effective July 1, 1997.

```
FISCAL NOTE (III. Commerce Commission)
      HB101 will have no fiscal impact on ICC.
      Jan 08 1997
                   First reading
                                               Referred to Rules
      Jan 22
                                               Assigned to Consumer Protection
      Jan 30
                     Added As A Co-sponsor SILVA
                                               Fiscal Note Filed
      Feb 13
                                               Committee Consumer Protection
      Mar 21
                                               Re-Refer Rules/Rul 9(B)
HB-0102
             DART.
  415 ILCS 5/40
                                   from Ch. 111 1/2, par. 1040
```

Amends the Environmental Protection Act to allow certain third parties to petition for Pollution Control Board review of permit issuance decisions of the Environ-

```
mental Protection Agency. Effective immediately.
  NOTE(S) THAT MAY APPLY: Fiscal
      Jan 08 1997
                                              Referred to Rules
                   First reading
      Jan 22
                                              Assigned to Environment & Energy
      Mar 21
                                              Re-Refer Rules/Rul 9(B)
```

#### HB-0103 DART - SCOTT.

205 ILCS 405/1	from Ch. 17, par. 4802
205 ILCS 405/3	from Ch. 17, par. 4804
205 ILCS 405/4.3	from Ch. 17, par. 4811
205 ILCS 405/10	from Ch. 17, par. 4817

Amends the Currency Exchange Act. Provides that ambulatory currency exchanges may provide services to senior citizens and welfare recipients at their homes, at public housing sites, or on any private property. Provides that all criteria established for determining whether to grant a location license shall be considered equally. Requires written findings to be made in connection with the denial of an application for a location license. Effective immediately.

```
Jan 08 1997
              First reading
                                         Referred to Rules
Jan 22
                                          Assigned to Financial Institutions
Jan 29
              Added As A Joint Sponsor SCOTT
Mar 21
                                         Re-Refer Rules/Rul 9(B)
```

HB-0104 KENNER - DART - SCOTT.

```
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.

Adopted

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB104 fails to create a State mandate.

FISCAL NOTE (Dept. of Revenue)

HB 104 has no direct fiscal impact to the Dept. of Revenue.

HOME RULE NOTE, H-AM 1

HB104, with H-am 1, does not preempt home rule powers.

#### HOUSE AMENDMENT NO. 1.

Deletes the provisions that only a person with a legal or equitable interest in the property may object to the demolition of the property.

Jan 08 1997 First reading Referred to Rules
Jan 22 Assigned to Revenue

Mar 13 Fiscal Note Requested MOORE,A

St Mandate Fis Nte ReqMOORE,A Home Rule Note RequestMOORE,A Do Pass/Stdnrd Dbt/Vo006-000-005

Plcd Cal 2nd Rdg Std Dbt

Apr 08 St Mandate Fis Note Filed

Fiscal Note Filed

Cal 2nd Rdg Std Dbt

Apr 15 Amendment No.01 DART

Amendment referred t o HRUL Amendment No.01 DART Be adopted

Cal 2nd Rdg Std Dbt

Apr 16 Home Rule Note Filed

Cal 2nd Rdg Std Dbt

Apr 19 Second Reading-Stnd Debate

Amendment No.01 DART

Pld Cal Ord 3rd Rdg-Std Dbt

Apr 25 Primary Sponsor Changed To KENNER

Added As A Joint Sponsor DART Added As A Co-sponsor SCOTT

Re-Refer Rules/Rul 9(B)

## HB-0105 FEIGENHOLTZ – LANG – BUGIELSKI – MCKEON – MULLIGAN, SCOTT, FRITCHEY, ERWIN, PUGH, GILES AND JONES, LOU.

Appropriates \$10,000,000 to the Department of Public Health for its AIDS drug reimbursement program. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

Jan 08 1997 First reading Referred to Rules
Jan 13 Added As A Joint Sponsor LANG

Jan 13 Added As A Joint Sponsor LANG Added As A Co-sponsor BUGIELSKI Added As A Co-sponsor MCKEON

Added As A Co-sponsor MULLIGAN

Jan 22 Assigned to Appropriations-Human

Services
Jan 29 Added As A Co-sponsor SCOTT

Feb 04 Added As A Co-sponsor FRITCHEY
Feb 05 Added As A Co-sponsor ERWIN
Feb 06 Added As A Co-sponsor PUGH

Added As A Co-sponsor GILES Added As A Co-sponsor JONES,LOU

Apr 11 Re-Refer Rules/Rul 9(B)

# HB-0106 MULLIGAN – SCHAKOWSKY – DEUCHLER – FLOWERS – GRANBERG, MCKEON, LYONS,EILEEN, ERWIN, HOWARD, JONES,LOU AND NO-VAK.

720 ILCS 5/12-32 from Ch. 38, par. 12-32 720 ILCS 5/12-33 from Ch. 38, par. 12-33

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.

### HOUSE AMENDMENT NO. 1.

Provides that consent to female genital mutilation by a minor's guardian is not a defense to a violation.

FISCAL NOTE (Dept. of Corrections)

There will be a minimal impact from HB106.

JUDICIAL NOTE

No need for an increase in the number of judges in the State.

CORRECTIONAL NOTE

No change from DOC fiscal note.

STATE MANDATES NOTE, H-AM 1

HB 106, as amended by H-am 1, fails to create a State mandate.

NOTE(S) THAT MAY APPLY: Correctional

Jan 08 1997 First reading

Added As A Co-sponsor SCHAKOWSKY Added As A Co-sponsor DEUCHLER Added As A Co-sponsor FLOWERS

Referred to Rules

Jan 22 Assigned to Judiciary II - Criminal Law

Jan 29 Added As A Co-sponsor MCKEON

Added As A Joint Sponsor SCHAKOWSKY Added As A Co-sponsor GRANBERG

Jan 30 Added As A Co-sponsor LYCNS, EILEEN Feb 05 Added As A Co-sponsor ERWIN

Feb 06 Amendment No.01 JUD-CRIMINAL H Adopted

01/014-000-000

Do Pass Amend/Short Debate

014-000-000

Placed Cal 2nd Rdg-Sht Dbt Added As A Co-sponsor HOWARD

Added As A Co-sponsor JONES,LOU

Feb 14 Fiscal Note Filed Judicial Note Filed

Correctional Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Feb 18 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Feb 19 3rd Rdg-Sht Dbt-Pass/Vot116-000-000

Added As A Co-sponsor NOVAK

Feb 26 Arrive Senate

Placed Calendr, First Reading

Feb 27 Sen Sponsor GÉO-KARIS

First reading Referred to Rules

Feb 28 Added as Chief Co-sponsor FAWELL

Mar 17 Assigned to Judiciary

Mar 18 Added as Chief Co-sponsor LINK

Apr 14 St Mandate Fis Note Filed

Apr 17 Recommended do pass 006-000-000

Placed Calndr, Second Reading

May 01 Second Reading

Placed Calndr, Third Reading

May 08 Added as Chief Co-sponsor SMITH Added as Chief Co-sponsor BOWLES

Added as Chief Co-sponsor BOWLES Third Reading - Passed 056-000-000

Passed both Houses

Jun 06 Sent to the Governor Jul 11 Governor approved

PUBLIC ACT 90-0088 Effective date 98-01-01

HB-0107

MULLIGAN – MADIGAN,MJ – DANIELS – BURKE – BIGGERT, ERWIN, KRAUSE, SCHAKOWSKY, KLINGLER, FLOWERS, FEIGENHOLTZ, TENHOUSE, SLONE, DAVIS,MONIQUE, WOOD, HOWARD, POE, MCGUIRE, BUGIELSKI, CURRIE, O'BRIEN, CROTTY, SCULLY, MCCARTHY, BROSNAHAN, GIGLIO, KOSEL, BERGMAN, HOLBROOK AND DAVIS,STEVE.

5 ILCS 375/6.9 new

30 ILCS 805/8.21 new

55 ILCS 5/5-1069.3 new

65 ILCS 5/10-4-2.3 new

```
105 ILCS 5/10-22.3f new
215 ILCS 5/356t new
215 ILCS 105/8.7 new
215 ILCS 125/4-6.5 new
215 ILCS 165/10 from Ch. 32, par. 604
305 ILCS 5/5-16.8 new
```

Amends the State Employees Group Insurance Law of 1971, Counties Code, Illinois Municipal Code, School Code, Illinois Insurance Code, Health Maintenance Organization Act, Comprehensive Health Insurance Plan Act, Voluntary Health Services Plans Act, and Illinois Public Aid Code. Provides that health care benefits under those Acts and under managed care plans must provide for a minimum of 96 hours of inpatient care following a mastectomy. Allows a shorter inpatient care period if certain criteria are met. Prohibits penalizing physicians for authorizing inpatient care as required by law. Amends the State Mandates Act to provide that reimbursement for post-mastectomy care benefits is not required under that Act. Effective June 1, 1997.

```
FISCAL NOTE (Dept. of Insurance)
```

There will be no fiscal impact on the Department.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 107 does not create a mandate under the State Mandates Act.

## HOUSE AMENDMENT NO. 2.

Adds reference to:

215 ILCS 130/4003

from Ch. 73, par. 1504-3

Prohibits inducements to provide inpatient stays that do not comply with the requirements. Requires that the insureds and enrollees be notified of the inpatient coverage requirements. Defines "managed care plan" and provides that a managed care plan may be established or operated by hospitals, insurance companies, and employer organizations among others. Provides that limited health service organizations are subject to the inpatient care requirements.

Jan 08 1997	First reading	
	Added As A Co-sponsor ERWIN	
	Added As A Co-sponsor BIGGERT	
	Added As A Co-sponsor KRAUSE	
	Added As A Co-sponsor SCHAKOWSKY	
	Referred to Rules	
Jan 22	Assigned to Health Care Availability &	
	Access	
Jan 23	Added As A Co-sponsor KLINGLER	
Feb 05	Added As A Co-sponsor FLOWERS	
	Added As A Co-sponsor FEIGENHOLTZ	
	Added As A Co-sponsor TENHOUSE	
	Added As A Co-sponsor SLONE	
	Added As A Co-sponsor DAVIS, MONIQUE	
	Added As A Co-sponsor WOOD	
	Added As A Joint Sponsor DANIELS	
	Added As A Co-sponsor BURKE	
Feb 06	Added As A Co-sponsor HOWARD	
Feb 13	Joint Sponsor Changed to MADIGAN, MJ	
1 40 10	Fiscal Note Filed	
	Committee Health Care Availability &	
	Access	
Feb 18	St Mandate Fis Note Filed	
	Committee Health Care Availability &	
	Access	
Feb 20	Added As A Co-sponsor POE	
	Added As A Co-sponsor MCGUIRE	
Mar 04	Added As A Co-sponsor BUGIELSKI	
Mar 12	Amendment No.01 HTHCR-AVB-ACS H	
	To Subcommittee	
	Appeal Ruling of Chair	
	Motion SHALL THE CHA	
	BE SUSTAINED	
	Motion failed	

N	Mar 12—	-Cont.	Amendment No.01	HTHCR-AVB-ACS H Do Pass/Short Debate Ca	Withdrawn
			Placed Cal 2nd Rdg-Sht Di		1025-000-001
			Second Reading-Short Deb	ate	
			Pld Cal Ord 3rd Rdg-Sht D		
N	Mar 13		Added As A Co-sponsor Cl Rolld 2nd Rdng-Short Deb		
.,	14, 15		Held 2nd Rdg-Short Debat		
			Amendment No.02	MULLIGAN	
			Amendment referred		
N	Mar 14		Held 2nd Rdg-Short Debat Added As A Co-sponsor O'		
	Aar 19		Amendment No.02	MULLIGAN	
			TILLO IDI GI IDI	Be adopted	
λ.	Mar 20		Held 2nd Rdg-Short Debat	e MULLIGAN	Adontad
18	Mai 20		Amendment No.02 Pld Cal Ord 3rd Rdg-Sht D		Adopted
			Added As A Co-sponsor Cl		
			Added As A Co-sponsor SC	CULLY	
			Added As A Co-sponsor M		
			Added As A Co-sponsor BI		
			Added As A Co-sponsor Gl Added As A Co-sponsor Ke	OSEL	
A	Apr 09		Added As A Co-sponsor BI	ERGMAN	
			Added As A Co-sponsor He		
	10		Added As A Co-sponsor D	AVIS,STEVE	
	Apr 19 Apr 23		3rd Rdg-Sht Dbt-Pass/Vot Arrive Senate	.09/-011-001	
•	1pi 25		Chief Sponsor PARKER		
			Added as Chief Co-sponsor		
			Placed Calendr, First Read		
٨	Apr 24		First reading Added As A Co-sponsor Bo	Referred to Rules	
	xpi 24		Added As A Co-sponsor O'	DANIEL	
A	Apr 29			Assigned to Insurance &	Pensions
	May 07		Added as Chief Co-sponsor		
	May 08 May 09		Added as Chief Co-sponsor	To Subcommittee	
11	viay 09			Committee Insurance & I	Pensions
N	May 10			Refer to Rules/Rul 3-9(a	
HB-010	8 H	ANNI	G - RUTHERFORD - WO	OLARD – BRADY.	
30 I	LCS 330	0/2	from Ch. 1	27, par. 652	
Ame	nds the	Gene	eral Obligation Bond Act	by reducing by \$1 the to	tal amount of
			Bonds authorized under		
S	STATE	DEBT	IMPACT NOTE		•
ŀ	1B108 d	lecreas	ses the State's authority to is	sue, sell and retire	
Ţ	Jeneral (	UDII ga Nat	ation Bonds by \$1. E (Bureau of Budget)		
			ot increase or decrease state	expenditures or re-	
	enues.			<b>-</b>	
SEN	ATE A	ME	NDMENT NO. 1. (Sena	te recedes November 14,	, 1997)
	Deletes effective date.				
	CONFERENCE COMMITTEE REPORT NO. 1.				
			it the Senate recede from	S-am 1.	
	Adds ref				
	30 ILCS 30 ILCS				
	30 ILCS				
	30 ILCS				
~1	- 1			Complete the compl	1 1 1 1

Changes the title and replaces everything after the enacting clause. Amends P.A. 90-8 to add an immediate effective date. Increases the State's General Obligation Bond authority by \$1,362,200,00, allocating \$259,000,000 of that additional authorization for acquisition, and improvement or construction of capital facilities within the State including for educational purposes at public post-secondary institutions, prisons and correctional centers' recreational and conservation purposes, child care

and mental and public health facilities, disabled veterans and spouses facilities, and use by the State and its several departments, agencies and subdivisions. Allocates an additional \$3,200,000 of that authority for use by DCCA for coal and energy research, development and energy demonstration purposes. Authorizes the Illinois EPA to make deposits into the U.S. Environmental Protection Fund and the Water Revolving Fund (instead of the Water Pollution Control Revolving Fund) from its existing allocation of General Obligation Bond moneys. Allocates the remaining \$1,100,000,000 of the additional bonding authority for grants to school districts for school improvement projects authorized by the School Construction Law, establishes a 5-year schedule for the sale of the bonds, and provides for the deposit of the proceeds from the sale of those bonds into the School Infrastructure Fund. Effective immediately.

ediately.		
Jan 08 1997 Jan 22 Feb 27	First reading	Referred to Rules Assigned to Executive Do Pass/Stdnrd Dbt/Vo008-007-000
140 27	Plcd Cai 2nd Rdg Std Dbt	
		Fiscal Note Requested KUBIK State Debt Note Requested KUBIK State Debt Note Filed
3.4	Cal 2nd Rdg Std Dbt	T. 131 T. 1
Mar 06	Conond Booding Stad Dobo	Fiscal Note Filed
	Second Reading-Stnd Deba Pld Cal Ord 3rd Rdg-Std D	
Apr 08	3rd Rdg-Stnd Dbt-Pass/V1	
Apr 09	Arrive Senate	
_	Sen Sponsor WEAVER,S	
	Placed Calendr, First Reads	
4 17	First reading	Referred to Rules
Apr 17		Assigned to Appropriations
May 07	Placed Calndr, Second Read	Recommended do pass 013-000-000
May 08	Second Reading	шів
, 55	Placed Calndr, Third Readi	ng
May 13	Filed with Secretary	,
	Amendment No.01	WEAVER,S
		-RAUSCHENBERGER
	Amendment referred	
	Amendment No.01	WEAVER,S -RAUSCHENBERGER
		Be approved consideration
May 14	Recalled to Second Reading	
•	Amendment No.01	WEAVER,S
		-RAUSCHENBERGER
	DI LOLI TILLE	Adopted
May 16	Placed Calndr, Third Readi	
May 15	Third Reading - Passed 059 Arrive House	<del>7-000-000</del>
	Place Cal Order Concurren	nce 01
May 17	Motion Filed Non-Concur	
,	Place Cal Order Concurren	
May 22	H Noncners in S Amend. 0	
	Added As A Joint Sponsor	
M 21	Secretary's Desk Non-conc	
May 31	S Refuses to Recede Amen	Mtn refuse recede-Sen Amend
	S Requests Conference Con	
	Sen Conference Comm App	otd 1ST/WEAVER.S.
	• • •	RAUSCHENBÉRGER,
		MAITLAND, TROTTER,
	VI 4 1 D 0 60	WELCH
	Hse Accede Req Conf Comm 1ST	
Hse Conference Comm Apptd 1ST/HANNIG,		WOOLARD, BURKE,
		CHURCHILL AND
		DANIELS
Jul 02	Re-refer Rules/Rul 19(b)	

Nov 14 Recommends Consideration 003-002-000 HRUL Filed with Secretary Conference Committee Report Conf Comm Rpt referred to SRUL Sen Conference Comm Apptd 1ST/97-05-31 House report submitted Conf Comm Rpt referred to HRUL Be approved consideration Conference Committee Report Be approved consideration Joint Sponsor Changed to RUTHERFORD Added As A Co-sponsor BRADY House Conf. report Adopted 1ST/116-000-001 Senate report submitted Senate Conf. report Adopted 1ST/058-000-000 Both House Adoptd Conf rpt 1ST Passed both Houses Dec 03 Sent to the Governor Dec 08 Governor approved PUBLIC ACT 90-0549 Effective date 97-12-08 HB-0109 HANNIG. 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. STATE DEBT IMPACT NOTE HB109 decreases the State's authority to issue, sell and retire Build Illinois Bonds by \$1. FISCAL NOTE (Bureau of Budget) No increase or decrease in Sstate expenditures or revenues. Jan 08 1997 First reading Referred to Rules Jan 22 Assigned to Executive Feb 27 Do Pass/Stdnrd Dbt/Vo008-007-000 Plcd Cal 2nd Rdg Std Dbt Fiscal Note Requested KUBIK State Debt Note Requested KUBIK State Debt Note Filed Cal 2nd Rdg Std Dbt Mar 06 Fiscal Note Filed Second Reading-Stnd Debate Pid Cal Ord 3rd Rdg-Std Dbt Apr 18 Re-committed to Rules HB-0110 POE - KLINGLER - HANNIG - PHELPS - JONES, JOHN, WOOLARD, GRANBERG, KOSEL, BOST, WINKEL, MYERS, WIRSING, BRADY, RUTHERFORD, BLACK, TENHOUSE, NOLAND, BEAUBIEN, STEPH-ENS, MOFFITT, MEYER, MURPHY, DEERING, MITCHELL, LAWFER, HOEFT, TURNER, JOHN, WAIT AND DURKIN. New Act Creates the Public Employee Pension Equity Act. Contains only the short title. PENSION IMPACT NOTE No fiscal impact at this time. PENSION IMPACT NOTE, ENGROSSED No change from previous note. SENATE AMENDMENT NO. 1. Adds reference to: 5 ILCS 375/3 5 ILCS 375/10 from Ch. 127, par. 523 from Ch. 127, par. 530 from Ch. 127, par. 150a 30 ILCS 105/14a 40 ILCS 5/14-103.12 from Ch. 108 1/2, par. 14-103.1 40 ILCS 5/14-108 from Ch. 108 1/2, par. 14-108 40 ILCS 5/14-131 from Ch. 108 1/2, par. 14-131

Replaces everything. 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 coordi-

40 ILCS 5/15-134

40 ILCS 5/15-135 40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-134

from Ch. 108 1/2, par. 15-135

from Ch. 108 1/2, par. 15-136

nated members and 2.2% per year of service for regular noncoordinated members. Also allows persons who retire under the alternative (State police) formula to have their benefits based on last-day salary rather than a 48-month average. Increases the required State contribution to the System through FY 2011. Amends the State Universities Article of the Pension Code to provide for a new retirement formula of 2.2% per year of service. Increases the maximum retirement annuity from 75% to 80% of the final rate of earnings. For persons who retire after 1997 and before 2003, allows retirement at any age with a specified amount of service (between 30 and 35 years). Amends the State Employees Group Insurance Act of 1971 to require that certain new annuitants and survivors of the State Employees' Retirement System and the State Universities Retirement System make contributions toward the cost of their basic group health insurance. Requires the Executive Secretary of SERS to verify health care premiums. Amends the State Finance Act to provide that State employees shall not be entitled to compensation for unused sick leave accumulated on or after January 1, 1998. Effective immediately.

SENATE AMENDMENT NO. 3.

Changes language relating to review of State employee group health plan premiums by the Executive Secretary of the State Employees' Retirement System.

SENATE AMENDMENT NO. 4.

```
Adds reference to:
40 ILCS 5/15-112
                            from Ch. 108 1/2, par. 15-112
40 ILCS 5/15-113.2
                            from Ch. 108 1/2, par. 15-113.2
40 ILCS 5/15-113.3
                             from Ch. 108 1/2, par. 15-113.3
40 ILCS 5/15-113.4
                            from Ch. 108 1/2, par. 15-113.4
                            from Ch. 108 1/2, par. 15-113.5
from Ch. 108 1/2, par. 15-113.7
40 ILCS 5/15-113.5
40 ILCS 5/15-113.7
40 ILCS 5/15-125
                            from Ch. 108 1/2, par. 15-125
                            from Ch. 108 1/2, par. 15-136.2
40 ILCS 5/15-136.2
40 ILCS 5/15-143
                            from Ch. 108 1/2, par. 15-143
40 ILCS 5/15-153.2
                            from Ch. 108 1/2, par. 15-153.2
40 ILCS 5/15-157
                            from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-167.2
                            from Ch. 108 1/2, par. 15-167.2
40 ILCS 5/15-168.1 new
40 ILCS 5/15-185
                            from Ch. 108 1/2, par. 15-185
40 ILCS 5/15-190
                            from Ch. 108 1/2, par. 15-190
40 ILCS 5/15-191
                            from Ch. 108 1/2, par. 15-191
```

Amends the State Universities Article of the Pension Code. Increases the System's authority to issue bonds, allowing up to \$20,000,000 to be outstanding at any one time. Limits existing benefits by: (i) excluding certain earnings after June 30, 1997 from the calculation of the final rate of earnings; (ii) imposing additional requirements on return to service following a leave of absence; (iii) requiring a return to service within one year after discharge in order to obtain credit for military service; (iv) removing a provision allowing beneficiaries to elect to receive death benefits in multiple payments; and (v) limiting credit for unused sick leave. (Article 13, Section 5 of the Illinois Constitution may prevent these limitations from applying to certain current or former members.) Changes the definition of "effective rate of interest" by adding additional factors to be included in determining the rate, including the desirability of minimizing volatility in the rate from year to year; states that the change is a clarification of existing law. Changes provisions relating to the calculation of interest when purchasing military service credit. Grants the Secretary of the Board the power to issue subpoenas. Allows annuitants and beneficiaries to authorize withholding from their annuities and benefits. Allows the System to pay benefits to the trustee of a trust created for the benefit of a minor or person under legal disability; provides that the System is not responsible for determining the validity of the trust and must conclusively rely on the representations of the trustee. Extends the deadline for early retirement without discount to September 1, 2002. Allows a person formerly employed by the University of Illinois athletic association to become a participant. Also makes technical changes.

Jan 08 1997 First reading Referred to Rules
Jan 22 Assigned to Personnel & Pensions
Jan 27 Added As A Joint Sponsor KLINGLER

Mar 07	Pension Note Filed
	Committee Personnel & Pensions
Mar 21	Do Pass/Short Debate Cai 013-000-000
	Placed Cal 2nd Rdg-Sht Dbt
Apr 08	Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
Apr 09	Added As A Co-sponsor GRANBERG
Apr 12	3rd Rdg-Sht Dbt-Pass/Vot105-008-001
	Added As A Co-sponsor HANNIG
Apr 14	Arrive Senate
	Placed Calendr, First Reading
	Chief Sponsor BOMKE
A 10	First reading Referred to Rules
Apr 18	Added as Chief Co-sponsor MYERS,J
Apr 25 Apr 30	Assigned to Insurance & Pensions
May 09	Pension Note Filed
1 <b>114y</b> 09	Recommended do pass 010-000-000 Placed Calndr, Second Readng
May 13	Second Reading
1.14, 15	Placed Calndr, Third Reading
May 16	PURSUANT TO RULE
,	2-10(E), DEADLINE
	FOR FINAL ACTION
	IS EXTENDED TO
	MAY 31, 1997.
May 30	PURSUANT TO RULE
	2-10(E), DEADLINE
	FOR FINAL ACTION
	IS EXTENDED TO
	JANUARY 1, 1998.
	Filed with Secretary
	Amendment No.01 BOMKE
	Amendment referred to SRUL
	Filed with Secretary
	Amendment No.02 BOMKE
	Amendment referred to SRUL
	Added as Chief Co-sponsor MAITLAND Added as Chief Co-sponsor MADIGAN
	Added as Chief Co-sponsor DEMUZIO
	Added As A Co-sponsor LUECHTEFELD
	Amendment No.01 BOMKE
	Rules refers to SINS
	Amendment No.02 BOMKE
	Rules refers to SINS
	Filed with Secretary
	Amendment No.03 BOMKE
	Amendment referred to SRUL
	Filed with Secretary
	Amendment No.04 MAITLAND
	Amendment referred to SRUL
	Amendment No.02 BOMKE
	SINS BACK TO SRUL Amendment No.03 BOMKE
	Rules refers to SINS
	Amendment No.04 MAITLAND
	Rules refers to SINS
	Added As A Co-sponsor OBAMA
	Added As A Co-sponsor HALVORSON
	Added As A Co-sponsor FARLEY
	Added As A Co-sponsor CLAYBORNE
14 21	Added As A Co-sponsor BOWLES
May 31	Added As A Co-sponsor REA
	Added As A Co-sponsor PHELPS
	Added As A Co-sponsor KOSEL
	Added As A Co-sponsor JONES, JOHN Added As A Co-sponsor BOST
	Added As A Co-sponsor BUST Added As A Co-sponsor WINKEL
	Added As A Co-sponsor MYERS

```
May 31—Cont. Added As A Co-sponsor WIRSING
             Added As A Co-sponsor BRADY
             Added As A Co-sponsor RUTHERFORD
                 Amendment No.01
                                     BOMKE
                                     Be adopted
                 Amendment No.03
                                     BOMKE
                                     Be adopted
                                     MAITLAND
                 Amendment No.04
                                     Be adopted
             Added As A Co-sponsor HAWKINSON
             Added As A Co-sponsor BURZYNSKI
             Added As A Co-sponsor LUECHTEFELD
             Recalled to Second Reading
                                     BOMKE
                                                            Adopted
                 Amendment No.01
                 Amendment No.03
                                     BOMKE
                                                            Adopted
                 Amendment No.04
                                     MAITLAND
                                                            Adopted
             Placed Calndr, Third Reading
             Third Reading - Passed 058-000-000
             Tabled Pursuant to Rule5-4(A) SA 02
             Third Reading - Passed 058-000-000
             Arrive House
             Place Cal Order Concurrence 01,03,04
             Motion Filed Concur
                 Motion referred to
                                      01,03,04/HRUL
                                     Be approved consideration
             H Concurs in S Amend. 1,3,4/118-000-000
             Added As A Co-sponsor WOOLARD
             Added As A Co-sponsor BLACK
             Added As A Co-sponsor TENHOUSE
             Added As A Co-sponsor NOLAND
             Added As A Co-sponsor BEAUBIEN
             Added As A Co-sponsor STEPHENS
             Added As A Co-sponsor MOFFITT
             Added As A Co-sponsor MEYER
             Added As A Co-sponsor MURPHY
             Added As A Co-sponsor DEERING
             Added As A Co-sponsor MITCHELL
             Added As A Co-sponsor LAWFER
             Added As A Co-sponsor HOEFT
             Added As A Co-sponsor TURNER, JOHN
             Added As A Co-sponsor WAIT
             Added As A Co-sponsor DURKIN
             Passed both Houses
Jun 27
             Sent to the Governor
Jul 07
             Governor approved
               PUBLIC ACT 90-0065 Effective date 97-07-07
```

HB-0111 GASH – LINDNER – FEIGENHOLTZ – KRAUSE – ERWIN, RONEN, CURRIE, MCKEON, MCGUIRE, HARTKE, DEUCHLER, SCHAKOWSKY, SCHOENBERG, GIGLIO, SCOTT, MULLIGAN, DART, FLOWERS, MCCARTHY, SCULLY, BIGGERT, BROSNAHAN, LYONS, JOSEPH, JONES, LOU, FRITCHEY, LANG, BLACK, KENNER AND BOLAND.

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.

FISCAL NOTE (Dept. of Insurance)

There will be no fiscal impact on the Department.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 111 fails to create a State mandate

under the State Mandates Act.

Jan 08 1997 First reading Referred to Rules
Jan 15 Added As A Joint Sponsor FEIGENHOLTZ
Added As A Co-sponsor RONEN

Jan 16	Added As A Co-sponsor ERWIN
Jan 22	Assigned to Health Care Availability & Access
Feb 06	Added As A Co-sponsor LINDNER
Tab 12	Added As A Co-sponsor KRAUSE
Feb 13	Fiscal Note Filed
	Committee Health Care Availability & Access
Feb 19	Added As A Co-sponsor CURRIE
10019	Added As A Co-sponsor MCKEON
	Added As A Co-sponsor MCGUIRE
Feb 20	Added As A Co-sponsor HARTKE
	Added As A Co-sponsor DEUCHLER
	Added As A Co-sponsor SCHAKOWSKY
	Added As A Co-sponsor SCHOENBERG
Feb 27	Added As A Co-sponsor GIGLIO
Feb 28	Added As A Co-sponsor SCOTT
	Added As A Co-sponsor MULLIGAN
	Added As A Co-sponsor DART
Mar 04	Added As A Co-sponsor FLOWERS
	Added As A Co-sponsor MCCARTHY
3.6 0.6	Added As A Co-sponsor SCULLY
Mar 05	Do Pass/Short Debate Cal 023-002-001
	Placed Cal 2nd Rdg-Sht Dbt
	Fiscal Note Requested ZICKUS,
	KRAUSE St. Mandata Fig. Nta Pag ZICKUS
	St Mandate Fis Nte ReqZICKUS, KRAUSE
	Cal Ord 2nd Rdg-Shr Dbt
Mar 07	Added As A Co-sponsor BIGGERT
	Added As A Co-sponsor BROSNAHAN
	Added As A Co-sponsor LYONS, JOSEPH
	Added As A Co-sponsor JONES, LOU
Mar 12	St Mandate Fis Note Filed
	Cal Ord 2nd Rdg-Shr Dbt
Mar 18	Added As A Co-sponsor FRITCHEY
<b>M</b> ar 21	Added As A Co-sponsor LANG
	Added As A Co-sponsor BLACK
Apr 08	Second Reading-Short Debate
A 00	Pld Cal Ord 3rd Rdg-Sht Dbt
Apr 09	Added As A Co-sponsor KENNER
Apr 10	3rd Rdg-Sht Dbt-Pass/Vot082-034-000 Added As A Co-sponsor BOLAND
Apr 11	Arrive Senate
ripi II	Placed Calendr, First Reading
	Chief Sponsor WALSH,T
	First reading Referred to Rules
Apr 15	Added as Chief Co-sponsor PARKER
Apr 16	Added as Chief Co-sponsor GEO-KARIS
Apr 22	Added As A Co-sponsor CULLERTON
Apr 23	Added as Chief Co-sponsor LINK
Apr 24	Added as Chief Co-sponsor CARROLL
Apr 30	Assigned to Insurance & Pensions
May 05	Added As A Co-sponsor HALVORSON
May 09	To Subcommittee
Mov. 10	Committee Insurance & Pensions
May 10 Jul 09	Refer to Rules/Rul 3-9(a) Added As A Co-sponsor BERMAN
Jul 09 Jul 16	Added As A Co-sponsor BURWAN Added As A Co-sponsor DUDYCZ
Aug 15	Added As A Co-sponsor MAHAR
Sep 17	Added As A Co-sponsor SEVERNS
-	-
-0112 CAP	PARELLI - FANTIN - DART - BUGIELSKI - MOORE,ANDREA,

# HB-0112 CAPPARELLI – FANTIN – DART – BUGIELSKI – MOORE,ANDREA, GASH, LYONS,JOSEPH, SAVIANO AND BURKE.

35 ILCS 200/15-180

Amends the Property Tax Code. Increases the limitation on the homestead improvement exemption to \$50,000 (now, \$30,000) per year in fair cash value. Note(s) That May Apply: Fiscal; Housing Afford; State Mandates

Jan 14 1997	Filed With Clerk Added As A Joint Sponsor Added As A Co-sponsor Added As A Co-sponsor Added As A Co-sponsor	LYONS,J SANTIAGO
	First reading	Referred to Rules
Jan 22	-	Assigned to Revenue
Jan 24	Joint Sponsor Changed to	o GASH
Jan 30	Added As A Co-sponsor	BURKE
Feb 27	Joint Sponsor Changed to	o FANTIN
	Added As A Co-sponsor	DART
	Added As A Co-sponsor	
	Added As A Co-sponsor	GASH
	Added As A Co-sponsor	
Mar 21	•	Re-Refer Rules/Rul 9(B)

#### HB-0113 NOVAK.

20 ILCS 655/5.5

from Ch. 67 1/2, par. 609.1

Amends the Illinois Enterprise Zone Act. Includes in the list of qualifying conditions for a "high impact business" a business that intends to make a minimum investment of \$200,000,000 which will be placed in service in qualified property and intends to create, or cause the creation of, 500 full-time equivalent jobs at a commercial development consisting of at least 500 acres at a designated location in Illinois.

## STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB113 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Dept. of Revenue)

HB 113 will have an indeterminable negative fiscal impact to

the state.

## HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Enterprise Zone Act by making a technical change in the Section concerning High Impact Business.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 14 1997	Filed With Clerk		
	First reading	Referred to Rules	
Jan 22	•	Assigned to Revenue	
Mar 21		Do Pass/Stdnrd Dbt/Vo0	06-005-000
	Picd Cal 2nd Rdg Std Dbt	Do Tuss, Stania Dot, 100	00 005 000
	Tied car zha Rag Sta Dot	Fiscal Note Requested Me	OORE 4
		St Mandate Fis Nte RegN	
	Col 2nd Ddg Std Dbt	St Mandate 115 Nie Keyn	TOOKE,A
A 07	Cal 2nd Rdg Std Dbt	CAMON INA TINNINA TIL	4
Apr 07	C. LO. LD.L. C. LDL.	St Mandate Fis Note File	3
	Cal 2nd Rdg Std Dbt		
Apr 08		Fiscal Note Filed	
	Amendment No.01	NOVAK	
	Amendment referred to	to HRUL	
	Cal 2nd Rdg Std Dbt		
Apr 09	Amendment No.01	NOVAK	
•		Be adopted	
	Cal 2nd Rdg Std Dbt		
Apr 10	Second Reading-Stnd Deba	te	
	Amendment No.01	NOVAK	Adopted
	Pld Cal Ord 3rd Rdg-Std D		ridopida
Apr 25	3rd Rdg-Stnd Dbt-Pass/V0		
	Arrive Senate	04-031-000	
Apr 29		ī	
	Chief Sponsor PETERSON		
	Placed Calendr, First Readr		
	First reading	Referred to Rules	

#### HB-0114 KLINGLER - POE.

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

Amends the State Employee Article of the Pension Code. Provides a one-time increase in widow and survivor annuities for certain persons whose annuities began on or before January 1, 1989. Effective immediately.

#### PENSION NOTE

An increase of \$7.5 M in accrued liabilities would require an increase in State contributions of \$74.328 for FY1999.

## NOTE(s) THAT MAY APPLY: Fiscal; Pension

(0)	1 11111 1 11111 1	1 11 1 D 1 . 1 10 Cut, 1 C
Jan	14 1997	Filed With Clerk

First reading Referred to Rules

Jan 22 Assigned to Personnel & Pensions
Jan 29 Added As A Joint Sponsor POE

Mar 03 Pension Note Filed

Committee Personnel & Pensions
Mar 21 Re-Refer Rules/Rul 9(B)

#### HB-0115 KLINGLER - POE.

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

Amends the State Employee Article of the Pension Code to remove the Social Security offset against widow and survivor annuities for all annuitants, beginning January 1, 1998. Effective immediately.

#### PENSION NOTE

Accrued liabilities would increase approximately \$355 M.

## NOTE(s) THAT MAY APPLY: Fiscal; Pension

Jan 14 1997 Filed With Clerk

First reading Referred to Rules

Jan 22 Assigned to Personnel & Pensions

Jan 29 Added As A Joint Sponsor POE

Mar 03 Pension Note Filed

Committee Personnel & Pensions
Mar 21 Re-Refer Rules/Rul 9(B)

Re-Refer K

## HB-0116 MULLIGAN - DEUCHLER - MCKEON - GASH - ERWIN.

105 ILCS 5/21-2c new

Amends the School Code. Requires recognized teacher training institutions to offer gender equity in education instruction to all students who enter an approved teacher education program after July 1, 1998, and requires each student entering such a program after that date to successfully complete, as a prerequisite to receiving an early childhood, elementary, special, or high school certificate, course work that includes the required gender equity instruction. Adds procedures relative to implementation of the gender equity in education requirements. Effective January 1, 1998.

Jan 14 1997 Filed With Clerk

Added As A Joint Sponsor DEUCHLER

First reading Referred to Rules

Jan 15 Added As A Co-sponsor MCKEON
Jan 22 Assigned to Higher Education

Jan 29 Added As A Co-sponsor GASH

Jan 30 Joint Sponsor Changed to DEUCHLER

Added As A Co-sponsor ERWIN

Mar 21 Re-Refer Rules/Rul 9(B)

## HB-0117 DAVIS, STEVE - BURKE - MCGUIRE.

230 ILCS 10/4 from Ch. 120, par. 2404 230 ILCS 10/11 from Ch. 120, par. 2411 230 ILCS 10/13 from Ch. 120, par. 2413 230 ILCS 10/12 rep.

Amends the Riverboat Gambling Act. Eliminates the admission tax. Increases the wagering tax from 20% to 25%. Creates a cruising season that runs from April 1 to October 31. Provides that dockside gambling may be conducted at a riverboat at any time if that riverboat conducts at least 100 cruises during cruising season.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 14 1997	Filed With Clerk	
	First reading	Referred to Rules
Jan 22		Assigned to Executive
Feb 04	Added As A Joint Spor	sor BURKE
Feb 27	Added As A Co-sponso	r MCGUIRE
Mar 21	•	Re-Refer Rules/Rul 9(B)

**799** HB-0118

## HB-0118 SCHAKOWSKY - FLOWERS - DAVIS, MONIQUE.

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.

FISCAL NOTE (Dept. of Public Health)

Total fiscal implications will be approximately \$81,300.

#### HOUSE AMENDMENT NO. 1.

Further amends the Hospital Licensing Act. Provides that the requirements of this amendatory Act of 1997 shall apply only to a hospital with 250 or more licensed patient beds that is not located in a designated shortage area rather than to a hospital with 100 or more patient beds.

FISCAL NOTE, AMENDED (Dept. of Public Health) Minimal fiscal implications to the Dept. of Public Health.

STATE MANDATES FISCAL NOTE, H-AM 1

In the opinion of DCCA, HB 118, with H-am 1, fails to meet the

definition of a State mandate. HOME RULE NOTE, H-AM 1

HB118, with H-am 1, does not preempt home rule authority.

Jan 14 1997 Filed With Clerk

First reading Referred to Rules

Jan 22 Assigned to Human Services Feb 13 Fiscal Note Filed

Committee Human Services

Feb 27 Motion Do Pass-Lost 005-002-003 Remains in CommiHuman Services

Mar 05 Fiscal Note Requested AS

AMENDED-ZICKUS
St Mandate Fis Nte ReqAS
AMENDED-ZICKUS
Home Pule Note Persent AS

Home Rule Note RequestAS

AMENDED-ZICKUS

Amendment No.01 HUMAN SERVS H Adopted

010-000-000

Do Pass Amd/Stndrd Dbt/Vote

St Mandate Fis Note Filed

o Pass Amd/S 006-004-000

Plcd Cal 2nd Rdg Std Dbt

Mar 06 Fiscal Note Filed

Cal 2nd Rdg Std Dbt

Cal 2nd Rdg Std Dbt

Mar 19 Home Rule Note Filed

Second Reading-Stnd Debate
Pld Cal Ord 3rd Rdg-Std Dbt

Apr 24 Added As A Joint Sponsor FLOWERS Apr 25 Added As A Co-sponsor DAVIS,MONIQUE

3rd Rdg-Stnd Dbt-Lost024-081-010

# HB-0119 CAPPARELLI – BUGIELSKI – BURKE.

40 ILCS 5/6-128 from Ch. 108 1/2, par. 6-128 30 ILCS 805/8.21 new

Amends the Chicago Fire Article of the Pension Code to increase the minimum retirement formula. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Mar 14

Fiscal impact is expected to be significant.

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

Jan 14 1997 Filed With Clerk

Added As A Joint Sponsor BUGIELSKI
First reading Referred to Rules

Jan 22 Assigned to Personnel & Pensions

Jan 30 Added As A Co-sponsor BURKE
Mar 18 Pension Note Filed

Committee Personnel & Pensions

Mar 21 Re-Refer Rules/Rul 9(B)

HB-0120 **800** 

#### HB-0120 CAPPARELLI - BUGIELSKI. 40 ILCS 5/6-111 from Ch. 108 1/2, par. 6-111 30 ILCS 805/8.21 new Amends the Chicago Firefighter Article of the Pension Code. Changes the definition of salary to include duty availability pay and the full amount of ambulance commander compensation. Allows certain persons to have their salary for pension purposes retroactively adjusted to include duty availability pay and the full ambulance commander compensation received since January 1, 1995, upon payment of the corresponding employee contributions without interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately PENSION NOTE Fiscal impact is expected to be substantial. NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates Jan 14 1997 Filed With Clerk Added As A Joint Sponsor BUGIELSKI Referred to Rules First reading Jan 22 Assigned to Personnel & Pensions Pension Note Filed Mar 03 Committee Personnel & Pensions Mar 21 Re-Refer Rules/Rul 9(B) HB-0121 CAPPARELLI - BUGIELSKI - LYONSJOSEPH - SAVIANO - BURKE AND HOWARD. 40 ILCS 5/6-128.4 from Ch. 108 1/2, par. 6-128.4 30 ILCS 805/8.21 new Amends the Chicago Firefighter Article of the Pension Code to increase the minimum widow's annuity to \$800 per month for certain widows. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately. PENSION NOTE Note(s) That May Apply: Fiscal; Pension; State Mandates Jan 14 1997 Filed With Clerk Added As A Joint Sponsor BUGIELSKI First reading Referred to Rules Assigned to Personnel & Pensions Jan 22 Added As A Co-sponsor LYONS, JOSEPH Jan 23 Added As A Co-sponsor SAVIANO Added As A Co-sponsor BURKE Jan 30 Feb 18 Added As A Co-sponsor HOWARD Pension Note Filed Mar 03 Committee Personnel & Pensions Mar 21 Re-Refer Rules/Rul 9(B) HB-0122 CAPPARELLI - BUGIELSKI - LYONS, JOSEPH - SAVIANO - BURKE. 40 ILCS 5/6-128.2 from Ch. 108 1/2, par. 6-128.2 30 ILCS 805/8.21 new Amends the Chicago Firefighter Article of the Pension Code to increase the minimum retirement annuity to \$1000 per month for certain annuitants. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately. PENŠION NOTE Increase in accrued liability ......\$15.3 M Increase in total annual cost ...... \$ 2.3 M Note(s) That May Apply: Fiscal; Pension; State Mandates Jan 14 1997 Filed With Clerk

Added As A Joint Sponsor BUGIELSKI

Added As A Co-sponsor LYONS, JOSEPH

Added As A Co-sponsor SAVIANO

First reading

Jan 22

Jan 23

Referred to Rules

Assigned to Personnel & Pensions

801 HB-0122-Cont.

Jan 30 Added As A Co-sponsor BURKE

Mar 03 Pension Note Filed

Committee Personnel & Pensions Mar 21 Re-Refer Rules/Rul 9(B)

#### HB-0123 CAPPARELLI – BUGIELSKI – LYONS, JOSEPH – SAVIANO – BURKE AND HOWARD.

40 ILCS 5/6-151.1 from Ch. 108 1/2, par. 6-151.1

30 ILCS 805/8.21 new

Amends the Chicago Firefighter Article of the Pension Code to add stroke and diseases caused by air- or blood-borne pathogens to the occupational diseases for which a disability benefit may be granted. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

## PÉNSION NOTE

Fiscal impact cannot be determined because of the unknown

number of affected firefighters.

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

Jan 14 1997 Filed With Clerk

Added As A Joint Sponsor BUGIELSKI First reading Referred to Rules

Jan 22 Assigned to Personnel & Pensions Jan 23

Added As A Co-sponsor LYONS, JOSEPH

Added As A Co-sponsor SAVIANO

Ian 30 Added As A Co-sponsor BURKE Feb 18 Added As A Co-sponsor HOWARD

Mar 03 Pension Note Filed

Committee Personnel & Pensions

Mar 21 Re-Refer Rules/Rul 9(B)

#### HB-0124 BLACK - SCOTT - GASH - WOOLARD - CROSS, WINKEL, GIGLIO, ER-WIN AND WOOD.

10 ILCS 5/7-43 from Ch. 46, par. 7-43 10 ILCS 5/7-44 from Ch. 46, par. 7-44

Amends the Election Code 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.

#### HOUSE AMENDMENT NO. 1.

Mar 07

Makes a technical change. Adds an immediate effective date.

Jan 14 1997 Filed With Clerk First reading Referred to Rules

Jan 22 Assigned to State Govt Admin &

Election Refrm

Jan 29 Added As A Joint Sponsor SCOTT Mar 05 Added As A Co-sponsor GASH

Added As A Co-sponsor WOOLARD

Added As A Co-sponsor CROSS

Mar 06 Amendment No.01 ST GV-ELC RFM H Adopted

Do Pass Amend/Short Debate 009-001-002

Placed Cal 2nd Rdg-Sht Dbt

Added As A Co-sponsor WINKEL

Mar 18 Amendment No.02 BLACK Amendment referred to HRUL

Cal Ord 2nd Rdg-Shr Dbt

Added As A Co-sponsor GIGLIO Mar 20 Apr 09 Added As A Co-sponsor ERWIN

Added As A Co-sponsor WOOD

Second Reading-Short Debate Apr 11 Pld Cal Ord 3rd Rdg-Sht Dbt

Apr 25 Re-Refer Rules/Rul 9(B) **HB**-0125 **802** 

HB-0125 SANTIAGO – LOPEZ – FANTIN – BOLAND – JONES,LOU, MOORE,EUGENE, GRANBERG, STROGER, MURPHY, DAV-IS,MONIQUE, SAVIANO AND CAPPARELLI.

20 ILCS 1305/10-12 new 30 ILCS 105/5.449 new 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 by creating a tax checkoff for the American Diabetes Foundation Fund. Amends the State Finance Act to create the Fund. Amends the Department of Human Services Act to provide that the Department shall provide grants to the American Diabetes Foundation for diabetes research from appropriations to the Department from the American Diabetes Foundation Fund. Effective immediately.

HOUSE AMENDMENT NO. 1.

STATE MANDATES FISCAL NÔTE

Makes corrections in references to the American Diabetes Association and the American Diabetes Association Fund (now Foundation).

HB125 fails to create a State mandate. FISCAL NOTE, H-AM 1 (Dept. of Revenue) HB 125 will have an indeterminable fiscal impact, dependent upon the total number of checkoffs to be included on the form. STATE MANDATES FISCAL NOTE, H-AM 1 No change from previous mandates note. Note(s) That May Apply: Fiscal Jan 14 1997 Filed With Clerk Added As A Joint Sponsor LOPEZ First reading Referred to Rules Jan 22 Assigned to Revenue Added As A Co-sponsor GRANBERG Jan 29 Jan 30 Added As A Co-sponsor FANTIN Feb 19 Added As A Co-sponsor BOLAND Feb 28 Added As A Co-sponsor STROGER Added As A Co-sponsor MURPHY Added As A Co-sponsor DAVIS, MONIQUE Added As A Co-sponsor JONES, LOU Mar 21 Amendment No.01 Adopted REVENUE Do Pass Amend/Short Debate 011-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested AS AMENDED/MOORE,A St Mandate Fis Nte ReqAS AMENDED/MOORE,A Cal Ord 2nd Rdg-Shr Dbt Apr 07 St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt Apr 09 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt Added As A Co-sponsor SAVIANO St Mandate Fis Note Filed **Apr** 10 Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Apr 11 Pld Cal Ord 3rd Rdg-Sht Dbt Added As A Co-sponsor CAPPARELLI Apr 12 3rd Rdg-Sht Dbt-Pass/Vot115-000-000 Added As A Co-sponsor MOORE, EUGENE Arrive Senate Apr 14 Placed Calendr, First Reading Chief Sponsor VIVERITO Apr 21 Referred to Rules Apr 23 First reading Added as Chief Co-sponsor MYERS,J

HB-0126 SANTIAGO – LOPEZ – KUBIK – BOLAND – FEIGENHOLTZ, ACEVEDO, FLOWERS, SCHAKOWSKY, SLONE, KENNER, SILVA, FRITCHEY, HOWARD, RONEN, MCKEON, SCHOENBERG AND BUGIELSKI.

Amends the "Administration" Article of the Public Aid Code. Requires the Department of Public Aid to continue to provide assistance to persons who (i) were receiving that assistance on December 31, 1996, (ii) are lawful permanent resident aliens, and (iii) have lost their eligibility for that assistance solely because of their status as lawful permanent resident aliens. Effective immediately.

FISCAL NOTE (Dpt. Public Aid)

Assistance would total \$55 million, all GRF and non-matchable

by federal funds. These costs would diminish over time.

# HOUSE AMENDMENT NO. 1.

Adds reference to: 305 ILCS 5/3-1 305 ILCS 5/3-1.8 new from Ch. 23, par. 3-1 305 ILCS 5/3-13 from Ch. 23, par. 3-13 305 ILCS 5/4-1 from Ch. 23, par. 4-1 305 ILCS 5/6-1 from Ch. 23, par. 6-1

Amends the Aid to the Aged, Blind or Disabled Article, the Aid to Families with Dependent Children Article, and the General Assistance Article to provide that persons who are otherwise eligible for assistance under these Articles are not ineligible for assistance if they are legal permanent residents or permanently residing under color of law in the United States. Further amends the Aid to the Aged, Blind or Disabled Article to provide that to be eligible for assistance under this Article a person eligible for the Old Age, Survivors, and Disability Insurance or Supplemental Security Income programs must accept those benefits first.

FISCAL NOTE, AMENDED (Dpt. of Public Aid) This amendment will require an additional \$142.0 million, increasing the total cost to approximately \$200 million. STATE MANDATES FISCAL NOTE, AMENDED In the opinion of DCCA, HB126, amended, fails to meet the definition of a State mandate

HOME RULE NOTE, AMENDED

HB126, amended, does not preempt local gov't. home rule powers.

Note(s) That May Apply: Fiscal

Jan 14 1997 Filed With Clerk

Added As A Joint Sponsor LOPEZ Added As A Co-sponsor ACEVEDO

First reading Referred to Rules

Jan 22 Assigned to Human Services Added As A Co-sponsor BOLAND Feb 19

Feb 24 Fiscal Note Filed

Committee Human Services Mar 05 Fiscal Note Requested AS

AMENDED-ZICKUS St Mandate Fis Nte ReqAS AMENDED-ZICKUS

Home Rule Note RequestAS AMENDED-ZICKUS HUMAN SERVS H

Amendment No.01 Adopted 006-005-000 Do Pass Amend/Short Debate

009-001-001

Placed Cal 2nd Rdg-Sht Dbt Mar 07 Added As A Co-sponsor FEIGENHOLTZ

Added As A Co-sponsor FLOWERS Mar 11 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Added As A Co-sponsor SCHAKOWSKY Mar 21 St Mandate Fis Note Filed

Home Rule Note Filed

Cal Ord 2nd Rdg-Shr Dbt Apr 09 Added As A Co-sponsor SLONE

Added As A Co-sponsor KENNER Added As A Co-sponsor SILVA Second Reading-Short Debate

Apr 12 Pld Cal Ord 3rd Rdg-Sht Dbt

Apr 14 Added As A Co-sponsor FRITCHEY Added As A Co-sponsor HOWARD Added As A Co-sponsor RONEN

Apr 15	Added As A Co-sponsor KUBIK
Apr 16	Added As A Co-sponsor ACEVEDO Added As A Co-sponsor MCKEON
Apr 17	Added As A Co-sponsor SCHOENBERG
	Added As A Co-sponsor BUGIELSKI 3rd Rdg-Sht Dbt-Pass/Vot097-015-003
Apr 18	Arrive Senate
-	Placed Calendr, First Reading
	Chief Sponsor PETERSON
Apr 21	Added as Chief Co-sponsor GARCIA
	Added as Chief Co-sponsor BERMAN
	Added as Chief Co-sponsor FARLEY
	Added As A Co-sponsor DEL VALLE
Apr 23	First reading Referred to Rules
Apr 24	Added as Chief Co-sponsor CARROLL
Apr 25	Added As A Co-sponsor FITZGERALD
Apr 29	Added As A Co-sponsor DUDYCZ
Apr 29	Added As A Co-sponsor DUDYCZ

HB-0127 SANTIAGO – RONEN – ACEVEDO – GASH – SCHAKOWSKY, GRAN-BERG, DART, PUGH, MCGUIRE, ERWIN, MCKEON, DAVIS, MONIQUE, FRITCHEY, LYONS, JOSEPH, SILVA, BUGIELSKI, BRADFORD, LOPEZ AND BRADLEY.

430 ILCS 65/4 from Ch. 38, par. 83-4 430 ILCS 65/8 from Ch. 38, par. 83-8

Amends the Firearm Owners Identification Card Act. Requires that a Firearm Owner's Identification Card be revoked if the holder has been convicted of domestic battery. Prohibits the issuance of a Firearm Owner's Identification Card to a person who has been convicted of domestic battery. (Current law requires revocation (or prohibits issuance) of a Card in the case of a person who has been convicted of domestic battery in the past 5 years.)

# HOUSE AMENDMENT NO. 1. (Tabled March 19, 1997)

Adds reference to: 720 ILCS 5/12-3.2 from Ch. 38, par. 12-3.2 from Ch. 38, par. 12-3.0 from Ch. 38, par. 12-30

Amends the Criminal Code of 1961. Provides that upon conviction or disposition of supervision for violation of an order of protection or conviction of domestic battery, the circuit clerk shall send written notification of the defendant's conviction or supervision to the Department of Professional Regulation.

FISCAL NOTE (Ill. State Police)

HB127 will have no fiscal impact on the State Police agency.

STATE MANDATES FISCAL NOTE

HB 127 fails to create a State mandate.

FISCAL NOTE (Sec. of State)

HB 127 would have no fiscal impact on the Secretary of State.

STATE MANDATES FISCAL NOTE, H-AM 1

HB 127, with H-am 1, creates a "local government organization and structure mandate" for which no reimbursement is required.

## SENATE AMENDMENT NO. 1.

Provides that the revocation or denial of a Firearm Owner's Identification Card applies to persons convicted of domestic battery committed on or after the effective date of this amendatory Act.

## CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.

```
Jan 14 1997
             Filed With Clerk
                                      Referred to Rules
             First reading
Jan 23
                                      Assigned to Judiciary I - Civil Law
Jan 29
             Added As A Co-sponsor GASH
             Added As A Co-sponsor GRANBERG
Jan 30
             Added As A Joint Sponsor RONEN
Feb 04
             Added As A Co-sponsor DART
Feb 06
             Added As A Co-sponsor ACEVEDO
             Added As A Co-sponsor PUGH
Feb 27
             Added As A Co-sponsor MCGUIRE
Mar 05
                  Amendment No.01
                                      JUD-CIVIL LAW H
                                      Do Pass Amend/Short Debate
```

Mar 05—Cont	:	008-002-001
	Placed Cal 2nd Rdg-Sht Dl	
		Fiscal Note Requested AS AMENDED - CROSS
		St Mandate Fis Nte ReqAS AMENDED - CROSS
		Judicial Note Request AS AMENDED - CROSS
Mar 07	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Mar 19		Mtn Prevail -Table Amend No 01 St Mandate Fis Nte Not Req Judicial Note Not Required
14 20	Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D	Obt
Mar 20	Cal Ord 3rd Rdg-Short Db	St Mandate Fis Note Filed
Apr 07	<b>4</b>	Fiscal Note Filed
	Cal Ord 3rd Rdg-Short Db	St Mandate Fis Note Filed
Apr 09	Added As A Co-sponsor El	RWIN
Apr 14	Added As A Co-sponsor SC Added As A Co-sponsor M	
	Added As A Co-sponsor Da	AVIS,MONIQUE
	Added As A Co-sponsor FF Added As A Co-sponsor LY	
	Added As A Co-sponsor SI	
	Added As A Co-sponsor BI	JGIELSKI
Apr 16	3rd Rdg-Sht Dbt-Pass/Vot Added As A Co-sponsor BI	
	Added As A Co-sponsor LO	OPEZ
Apr. 17	Added As A Co-sponsor BI Arrive Senate	RADLEY
Apr 17	Placed Calendr, First Read	ng
Apr 23	Chief Sponsor GEO-KARI	S
Apr 24	First reading Added as Chief Co-sponsor	Referred to Rules CARROLL
Apr 25	Added as Chief Co-sponsor	DILLARD
May 07	Amendment No.01	Assigned to Judiciary JUDICIARY S Adopted
1,14, 0,	1 111011011011011011011	Recommnded do pass as amend
	Placed Calndr, Second Read	009-000-000 dng
May 08	Second Reading	
	Placed Calndr, Third Readi Added as Chief Co-sponsor	
May 13	Added as Chief Co-sponsor	SEVERNS
	Third Reading - Passed 058 Arrive House	3-000-000
	Place Cal Order Concurrer	ace 01
May 16	Motion Filed Non-Concur	01/SANTIAGO
May 17	Place Cal Order Concurrer H Noncurrer in S Amend. 0	
May 19	Secretary's Desk Non-conc	
May 20	Filed with Secretary	Mtn refuse recode Sen Amend
	S Refuses to Recede Amen	Mtn refuse recede-Sen Amend d 01
	S Requests Conference Con	mm 1ST/GEO-KARIS
	Sen Conference Comm Ap	ptd 181/GEO-KARIS, HAWKINSON, PETKA, CULLERTON, CARROLL
May 21	Added As A Co-sponsor Fl	TZGERALD
May 22	Hse Accede Req Conf Con Hse Conference Comm Ap	
	1136 Comerence Comm Ap	DART, HANNIG,
M 21	Dilad mist Oc4	CHRÚCHILL & CROSS
May 31	Filed with Secretary	Conference Committee Report

806 HB-0127—Cont.

May 31—Cont. Conf Comm Rpt referred to SRUL

House report submitted

Conf Comm Rpt referred to 1ST/HRUL

Be approved consideration

House report submitted

Conference Committee Report Be approved consideration

Senate report submitted

Senate Conf. report Adopted 1ST/056-001-000 House Conf. report Adopted 1ST/092-022-003 Both House Adoptd Conf rpt 1ST

Passed both Houses Jun 27 Sent to the Governor Aug 18

Governor approved PUBLIC ACT 90-0493 Effective date 98-01-01

#### HB-0128 LOPEZ - SANTIAGO - LYONS, JOSEPH - DAVIS, MONIQUE - KENNER, GILES, JONES, LOU AND CAPPARELLI.

105 ILCS 5/34-18.17 new

Amends the School Code. Provides that the Chicago Board of Education shall establish a pilot program to prevent crimes. Requires the board to identify students who are at risk of committing crimes but who are not yet disciplinary problems. Provides for a guided tour of prison to discourage criminal behavior.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/34-18.17 new Adds reference to: 105 ILCS 5/27-23.5 new 730 ILCS 5/3-2-2

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

Changes the title, deletes everything after the enacting clause, and adds provisions amending the Unified Code of Corrections and the School Code. Requires the Department of Corrections to produce, film, make available without charge, and update every 4 years, for school districts and educational administrators throughout the State, a 30-minute educational video on the realities of prison life. Requires all school districts to show the video at least once each year in all attendance centers of the district. Effective immediately.

FISCAL NOTE, H-AM 1 (State Bd. of Ed.)

No fiscal impact on SBE or local school districts.

STATE MANDATES FISCAL NOTE, H-AM 1 (SBE)

No change from SBE fiscal note.

CORRECTIONAL NOTE, H-AM 1

There will be \$20,000 every four years for production and distribution.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 22

Mar 26

Jan 14 1997 Filed With Clerk

Added As A Joint Sponsor SANTIAGO

First reading Referred to Rules Assigned to Elementary & Secondary

Education Added As A Co-sponsor LYONS, JOSEPH Jan 23

Added As A Co-sponsor GILES Feb 06

Added As A Co-sponsor JONES, LOU

Feb 27 Added As A Co-sponsor CAPPARELLI

Mar 19 Fiscal Note Requested AS AMENDED

St Mandate Fis Nte ReqAS

AMENDED

**COWLISHAW** 

Committee Elementary & Secondary

Education

Mar 20 Amendment No.01 ELEM SCND ED H Adopted

Do Pass Amend/Short Debate

020-000-001

Placed Cal 2nd Rdg-Sht Dbt

Added As A Co-sponsor DAVIS, MONIQUE

Correctional Note Filed AS AMENDED

Fiscal Note Filed

St Mandate Fis Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Apr 09	Second Reading-Short D	Debate	
-	Pld Cal Ord 3rd Rdg-Sh		
	Added As A Co-sponsor	KENNER	
Apr 12	3rd Rdg-Sht Dbt-Pass/Vot110-005-000		
Apr 14	Arrive Senate		
•	Placed Calendr, First Reading		
	Chief Sponsor HENDO	N	
	First reading	Referred to Rules	
Apr 23	Added as Chief Co-spons	sor MYERS,J	
Apr 29	•	Assigned to Education	
<b>M</b> ay 09		Tabled in Committee 007-001-000	

## HB-0129 LOPEZ - BOLAND - SLONE, GASH, PUGH, GILES AND DAV-IS,MONIQUE.

105 ILCS 5/2-3.120 new

Amends the School Code. Creates an alternative educational grant program to be administered by the State Board of Education under which grants are provided to applicant school districts to operate alternative educational programs for troubled students who are potential dropouts. Provides for preference in awarding grants to those programs which will be able to assure smaller class sizes and more individual attention for students placed in the program. Requires the State Board of Education to adopt rules governing the procedures for applying for grants and evaluating grant applications.

```
STATE MANDATES FISCAL NOTE (State Board of Education) If two out of five drop-outs over the last five years return to school, estimated costs per unserved drop-out could be as high
```

as \$240 million.

FISCAL NOTE (State Board of Education)

No change from SBE mandates note.

Note(s) That May Apply: Fiscal Jan 14 1997 Filed With Clerk

	First reading	Referred to Rules
Jan 22	That reading	Assigned to Elementary & Secondary
Jun 22		Education
Jan 29	Added As A Co-sponsor	
T		D

Feb 06 Added As A Co-sponsor PUGH
Added As A Co-sponsor GILES
Feb 20 Added As A Joint Sponsor BOLAND
Feb 26 Added As A Co-sponsor SLONE

Feb 27 St Mandate Fis Note Filed Fiscal Note Filed

Committee Elementary & Secondary Education

Mar 21 Re-Refer Rules/Rul 9(B)

Apr 15 Added As A Co-sponsor DAVIS, MONIQUE

## HB-0130 LOPEZ.

105 ILCS 5/2-3.120 new

Amends the School Code. Requires the State Board of Education to develop additional funding and funding sources for bilingual education in the common schools.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 14 1997 Filed With Clerk

First reading Referred to Rules

Jan 22 Assigned to Elementary & Secondary Education

Mar 21 Re-Refer Rules/Rul 9(B)

## HB-0131 NOVAK - RYDER - COWLISHAW - HARTKE - WOOLARD.

305 ILCS 5/12-4.11 from Ch. 23, par. 12-4.11

Amends the "Administration" Article of the Public Aid Code. Increases the maximum public aid payment for funeral expenses from \$630 to \$650 and for burial expenses from \$315 to \$325. Effective immediately.

FISCAL NOTE (Dept. Public Aid)

There is no budgetary impact on the Department.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB131 fails to meet the definition of a

State Mandate	<b>.</b>	
NOTE(S) THAT MA	y Apply: Fiscal	
Jan 14 1997	Filed With Clerk	
	First reading	Referred to Rules
Jan 22	1 35 1522 8	Assigned to Human Services
Feb 04	Added As A Joint Sponsor	
1.00.04		
	Added As A Co-sponsor CO	
	Added As A Co-sponsor H	
<b>T</b>	Added As A Co-sponsor W	
Feb 13		Fiscal Note Filed
		Committee Human Services
Feb 19		Fiscal Note Requested ZICKUS
		St Mandate Fis Nte ReqZICKUS
		Do Pass/Short Debate Cal 010-000-000
	Placed Cal 2nd Rdg-Sht Di	ot
Mar 04		St Mandate Fis Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	De Mandate X 15 X 1000 X 1100
Mar 05	Second Reading-Short Deb	ata
Mai 03	Pld Cal Ord 3rd Rdg-Sht D	
M 10		
Mar 12	3rd Rdg-Sht Dbt-Pass/Vot	112-000-000
Mar 13	Arrive Senate	
	Placed Calendr, First Readr	1g
<b>M</b> ar 14	Sen Sponsor RAUSCHEN	
	First reading	Referred to Rules
	Added as Chief Co-sponsor	SMITH
	Added as Chief Co-sponsor	
Mar 17	•	Assigned to Public Health & Welfare
Mar 19	Added as Chief Co-sponsor	
	Added as Chief Co-sponsor	
Apr 23	reduce as Cinci to sponder	Recommended do pass 009-000-000
1 tp: 23	Placed Calndr, Second Read	
Apr 24	Added As A Co-sponsor SI	
Apr 25	Added As A Co-sponsor CA	
Apr 29		
	Added As A Co-sponsor RI	
May 08	Added As A Co-sponsor SI	1AW
May 13	Second Reading	
34 34	Placed Calndr, Third Readi	ng
May 14	Filed with Secretary	P. Macythy India CER
	Amendment No.01	RAUSCHENBERGER
	Amendment referred	to SRUL
May 15	Sponsor Removed SMITH	
	Sponsor Removed TROTT	ER
	Sponsor Removed OBAMA	<b>L</b>
	Sponsor Removed GARCL	4
	Amendment No.01	RAUSCHENBERGER
	Rules refers to	SEXC
May 16	Amendment No.01	RAUSCHENBERGER
		Postponed
	Third Reading - Passed 056	
	Tabled Pursuant to Rule5-4	1(A) SA 01
	Third Reading - Passed 056	
	Passed both Houses	3-000-001
Jun 13		
	Sent to the Governor	
Aug 08	Governor approved	Effective data 07 09 09
	PUBLIC ACT 90-0326	Effective date 31-00-09
IB-0132 BLACI	( - WOOLARD - PHELPS.	

#### HB-0132 BLACK – WOOLARD – PHELPS.

750 ILCS 5/403 from Ch. 40, par. 403

Amends the Marriage and Dissolution of Marriage Act. Provides that legal disability, insanity, and incompetence are not defenses to an action for dissolution of marriage or legal separation that is brought on grounds of irreconcilable differences. Provides that, if the requirements of the Act are met, a spouse may maintain an action seeking a dissolution of marriage or legal separation from a spouse on grounds of irreconcilable differences regardless of whether the spouse from whom the dissolution or legal separation is sought is under a legal disability. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Replaces amendatory language in the bill with a provision itemizing those conditions related to mental illness which shall not constitute a defense to the grounds of irreconcilable differences alleged in a petition for dissolution of marriage or legal separation.

[Jan 14 1997] Filed With Clerk

Jan 14 1997	rnea with Clerk	
	First reading	Referred to Rules
Jan 22	_	Assigned to Judiciary I - Civil Law
Mar 05	Amendment No.01	JUD-CIVIL LAW H Adopted
		DP Amnded Consent Calendar
		010-000-000
	Consnt Caldr Order 2nd R	ead
Apr 10	Cnsent Calendar, 2nd Read	dng
	Consnt Caldr Order 3rd Re	ead
Apr 15	Added As A Joint Sponsor	WOOLARD
	Added As A Co-sponsor Pl	HELPS
Apr 18	Remvd from Consent Cale	ndar
	Placed Cal 2nd Rdg-Sht D	bt
	Second Reading-Short Deb	pate
	Pld Cal Ord 3rd Rdg-Sht I	Obt
	3rd Rdg-Sht Dbt-Pass/Vo	t114-000-001
Apr 23	Arrive Senate	
	Placed Calendr, First Read	ng

## HB-0133 BRADY - BLACK - CLAYTON AND WOOLARD.

625 ILCS 5/11-208 from Ch. 95 1/2, par. 11-208 625 ILCS 5/11-209 from Ch. 95 1/2, par. 11-209

Amends the Illinois Vehicle Code. Provides that provisions of this Code shall not be deemed to prevent local authorities from prohibiting the unauthorized use of parking spaces reserved for persons with disabilities on private property. Provides that provisions concerning the powers of municipalities and counties and contracts with certain entities and people for regulation of traffic shall not be deemed to prevent local authorities from enforcing, on private property, local ordinances imposing fines as penalties for the unauthorized use of parking spaces reserved for persons with disabilities or disabled veterans.

Jan 14 1997	Filed With Clerk	
	First reading	Referred to Rules
Jan 22	-	Assigned to Transportation & Motor Vehicles
Jan 29	Added As A Joint Sp	onsor BLACK
	•	Do Pass/Short Debate Cal 018-000-000
	Placed Cal 2nd Rdg-	Sht Dbt
Jan 30	Second Reading-Sho	
	Pld Cal Ord 3rd Rdg	
	Added As A Co-spon	
Feb 05	3rd Rdg-Sht Dbt-Pas	
	Added As A Co-spor	
Feb 06	Arrive Senate	
	Sen Sponsor PARKE	ER
	Placed Calendr, First	
Feb 26	First reading	Referred to Rules
Mar 17		Assigned to Transportation
Apr 24		Postponed
Apr 30		Postponed
May 07		Postponed
•		Committee Transportation
May 10		Refer to Rules/Rul 3-9(a)
		• ,

#### HB-0134 GRANBERG.

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.

STATE DEBT IMPACT NOTE
HB134 decreases the State's authority to issue, sell and retire
G.O. bonds by \$1.
FISCAL NOTE (Bureau of Budget)

HB 134 will not increase or decrease state expenditures or revenues. Jan 14 1997 Filed With Clerk First reading Referred to Rules Jan 22 Assigned to Approp-Gen Srvc & Govt Ovrsght Feb 19 State Debt Note Filed Committee Approp-Gen Srvc & Govt Ovrsght Mar 14 Fiscal Note Filed Remains in CommiApprop-Gen Srvc & Govt Ovrsght

Mar 21

HB-0135

GASH - MADIGAN, MJ - MOORE, ANDREA - WINKEL - CROTTY, MCKEON, BOLAND, SCHOENBERG, ERWIN, LINDNER, RONEN, WINTERS, O'BRIEN, WOOD, BOST, SKINNER, SCULLY, SCOTT, DART, MOORE, EUGENE, COULSON, SILVA, MCGUIRE, SCHAKOWSKY, MCCARTHY, BROSNAHAN, CURRY, JULIE, CURRIE, SMITH, MICHAEL, KOSEL, LANG, DAVIS, MONIQUE AND FEIGEN-HOLTZ.

Re-Refer Rules/Rul 9(B)

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 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.

## HOUSE AMENDMENT NO. 1.

Deletes everything. Amend the Campaign Contributions and Expenditures Article of the Election Code. Provides that a political committee may 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 specific campaign expenditures. Effective immediately.

STATE MANDATES FISCAL NOTE, H-AM 1

HB135, amended, fails to meet the definition of a State mandate

FISCAL NOTE (State Board of Elections)

HB135, amended, would cost SBE several thousand dollars per FY. CORRECTIONAL NOTE, H-AM 2

This legislation has no fiscal or prison population impact DOC.

FISCAL NOTE, H-am 2 (Dept. of Corrections) There will be no fiscal impact on this Dept.

STATE MANDATES FISCAL NOTE, H-AM 2

No change from previous mandates note.

#### HOUSE AMENDMENT NO. 2.

Deletes everything. Amends the Election Code to provide what political committee funds may be used for and to prohibit certain expenditures by a political committee not related to a candidate's campaign. Effective immediately. Jan 14 1997 Filed With Clerk

Jun 1 T 1///	THOU WITH CICIA
	First reading Referred to Rules
Jan 16	Added As A Joint Sponsor BOLAND
Jan 22	Assigned to State Govt Admin &
	Election Refrm
Jan 30	Added As A Co-sponsor MCKEON
Feb 05	Added As A Co-sponsor ERWIN
Feb 06	Added As A Co-sponsor WINKEL
	Added As A Co-sponsor MOORE, EUGENE
	Added As A Co-sponsor LINDNÉR
	Added As A Co-sponsor RONEN
	Added As A Co-sponsor WINTERS
	Added As A Co-sponsor O'BRIEN
	Added As A Co-sponsor WOOD
	Added As A Co-sponsor BOST
	Added As A Co-sponsor SKINNER
Feb 19	Joint Sponsor Changed to MOORE, ANDREA
	Added As A Co-sponsor SCULLY
	Added As A Co-sponsor SCOTT
	Added As A Co-sponsor DART
	<u>-</u>

Feb 20	Added As A Co-sponsor MCGUIRE
Feb 28	Added As A Co-sponsor SCHAKOWSKY Amendment No.01 ST GV-ELC RFM H Adopted
	012-000-000
	Do Pass Amend/Short Debate 012-000-000
	Placed Cal 2nd Rdg-Sht Dbt
	Fiscal Note Requested AS
	AMENDED-CLAYTON
	St Mandate Fis Nte ReqAS AMENDED-CLAYTON
	Cal Ord 2nd Rdg-Shr Dbt
	Added As A Co-sponsor BROSNAHAN
Mar 06	Added As A Co-sponsor SCHOENBERG St Mandate Fis Note Filed
17141 00	Cal Ord 2nd Rdg-Shr Dbt
Mar 07	Added As A Co-sponsor CURRY, JULIE
Mar 11	Added As A Co-sponsor CROTTY
Mar 12	Added As A Co-sponsor BOLAND Amendment No.02 MADIGAN,MJ
17141 12	Amendment referred to HRUL
	Rules refers to 02/HSGE
	Cal Ord 2nd Rdg-Shr Dbt
	Joint Sponsor Changed to MADIGAN,MJ Added As A Co-sponsor MCKEON
Mar 13	Amendment No.02 MADIGAN,MJ
	Be adopted
	Fiscal Note Requested AS
	AMENDED/CLAYTON St Mandate Fis Nte ReqAS
	AMENDED/CLAYTON
	Correctional Note Requested AS
	AMENDED/CLAYTON
Mar 20	Cal Ord 2nd Rdg-Shr Dbt Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt
	Added As A Co-sponsor MCCARTHY
	Added As A Co-sponsor CURRIE Added As A Co-sponsor SMITH,MICHAEL
	Added As A Co-sponsor KOSEL
Mar 21	Correctional Note Filed AS
	AMENDED
	Cal Ord 2nd Rdg-Shr Dbt Added As A Co-sponsor LANG
Apr 08	Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt
Apr 10	St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt
Apr 12	Second Reading-Short Debate
<b>.</b>	Held 2nd Rdg-Short Debate
Apr 15	Added As A Co-sponsor DAVIS, MONIQUE
Apr 17	Amendment No.02 MADIGAN,MJ Adopted Pld Cal Ord 3rd Rdg-Sht Dbt
	3rd Rdg-Sht Dbt-Pass/Vot106-003-008
	Added As A Co-sponsor FEIGENHOLTZ
Apr 18	Arrive Senate
Apr 28	Placed Calendr, First Reading Chief Sponsor KLEMM
Apr 29	First reading Referred to Rules
HB-0136 GASH -	- BROSNAHAN - LINDNER - SCULLY - HOEFT AND SKINNER.
605 ILCS 10/23	from Ch. 121, par. 100-23
605 ILCS 10/24	from Ch. 121, par. 100-24
Amends the Toll	Highway Act to require the Toll Highway Authority to make an

Amends the Toll Highway Act to require the Toll Highway Authority to make an annual budget request to the General Assembly, and provides that the Authority may make no expenditures from the State Toll Highway Authority Fund until the General Assembly makes appropriations from the Fund to the Authority.

```
NOTE(s) THAT MAY APPLY: Fiscal
                 Filed With Clerk
   Jan 14 1997
                  First reading
                                          Referred to Rules
    Jan 22
                                          Assigned to State Govt Admin &
                                            Election Refrm
    Mar 07
                  Added As A Co-sponsor BROSNAHAN
    Mar 12
                  Added As A Joint Sponsor BROSNAHAN
                  Added As A Co-sponsor LINDNER
                  Added As A Co-sponsor SCULLY
                  Added As A Co-sponsor HOEFT
```

Added As A Co-sponsor SKINNER Re-Refer Rules/Rul 9(B) Mar 21

#### HB-0137 GASH - ERWIN - RONEN - HOWARD, GILES AND FRITCHEY.

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

Jan 14 1997	Filed With Clerk	
	First reading	Referred to Rules
Jan 23		Assigned to Judiciary II - Criminal Law
Jan 30	Added As A Joint Spo	onsor RONEN
Feb 05	Added As A Co-spons	or HOWARD
Feb 06	Added As A Co-spons	or GILES
Feb 21	Added As A Co-spons	or ERWIN
	Joint Sponsor Change	d to ERWIN
Mar 18	Added As A Co-spons	or FRITCHEY
Mar 21	_	Re-Refer Rules/Rul 9(B)

#### HB-0138 BLACK - WINTERS - NOLAND - SCOTT AND STEPHENS.

225 ILCS 37/5 225 ILCS 37/16

Amends the Environmental Health Practitioner Licensing Act. Specifically exempts veterinarians under the Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 37/16

Further amends the Environmental Health Practitioner Licensing Act. Removes certain language specifically exempting veterinarians from the Act.

```
STATE MANDATES FISCAL NOTE, H-AM 1
In the opinion of DCCA, HB 138, with H-am 1, fails to meet the
definition of a mandate under the State Mandates Act.
FISCAL NOTE, AMENDED (Dept. of Professional Reg.)
HB 138, as amended, will have no measurable fiscal impact. Jan 15 1997 Filed With Clerk
Jan 16
               First reading
                                          Referred to Rules
Jan 22
                                          Assigned to Registration & Regulation
Jan 30
               Added As A Co-sponsor STEPHENS
               Added As A Co-sponsor SCOTT
               Added As A Joint Sponsor WINTERS
                                          REGIS REGULAT H
Feb<sub>06</sub>
                    Amendment No.01
                                                                   Adopted
                                          DP Amnded Consent Calendar
                                            022-000-000
               Consnt Caldr Order 2nd Read
Feb 18
                                          St Mandate Fis Note Filed
               Consnt Caldr Order 2nd Read
               Added As A Co-sponsor NOLAND
Feb 20
               Cnsent Calendar, 2nd Reading
               Consnt Caldr Order 3rd Read
                                          Fiscal Note Filed
Feb 25
```

Consent Cal 3rd Reading

Feb 28	Consnt Caldr, 3rd Read Pass 116-000-000	
Mar 04	Arrive Senate	
	Placed Calendr, First Read	ng
Mar 11	Sen Sponsor MYERS,J	
	First reading	Referred to Rules
Mar 17	_	Assigned to Licensed Activities
Apr 24		Recommended do pass 009-000-000
•	Placed Calndr, Second Rea	dng
Apr 29	Second Reading	
•	Placed Calndr, Third Read	ing
May 08	Third Reading - Passed 05	6-000-000
·	Passed both Houses	
Jun 06	Sent to the Governor	
Jul 03	Governor approved	
	PUBLIC ACT 90-0044	Effective date 97-07-03

## HB-0139 MOFFITT - HOLBROOK - MYERS - BOLAND AND HARTKE.

805 ILCS 105/108.40

from Ch. 32, par. 108.40

Amends the General Not For Profit Corporation Act of 1986. Provides that committees relating to the election, nomination, qualification, or credentials of directors or other committees involved in the process of electing directors may be composed entirely of non-directors. Provides that these types of committees may make recommendations to members relating to electing directors. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Provides that the provisions concerning committees relating to the election, nomination, qualification, or credentials of directors or other committees involved in the process of electing directors apply only to committees appointed by the board or otherwise authorized by the bylaws.

FISCAL NOTE (Sec. of State)

	9 would have no fiscal impact	on Sec. of State.	
Jan 15 1997	Filed With Clerk		
	Added As A Joint Sponsor	MOFFITT	
Jan 16	First reading	Referred to Rules	
Jan 22		Assigned to Judiciary I - Civil Law	
Feb 05	Amendment No.01	JUD-CIVIL LAW H Adopted	
		Do Pass Amend/Short Debate 011-000-000	
	Placed Cal 2nd Rdg-Sht Di	bt	
		Fiscal Note Requested CROSS	
	Cal Ord 2nd Rdg-Shr Dbt		
Feb 07	Primary Sponsor Changed	To MOFFITT	
Feb 19	Added As A Joint Sponsor		
Feb 20		Fiscal Note Filed	
	Second Reading-Short Deb		
	Pld Cal Ord 3rd Rdg-Sht I		
Feb 26	Added As A Co-sponsor MYERS		
	3rd Rdg-Sht Dbt-Pass/Vot116-000-000		
	Added As A Co-sponsor BO		
	Added As A Co-sponsor H.	ARTKE	
Feb 27	Arrive Senate		
	Sen Sponsor MAITLAND		
	Placed Calendr, First Reads		
	First reading	Referred to Rules	
Feb 28	Added as Chief Co-sponsor		
Mar 20		Assigned to Judiciary	
Apr 17	DI 10110 1D	Recommended do pass 007-000-000	
	Placed Calndr, Second Read	dng	
Apr 29	Second Reading		
14 00	Placed Calndr, Third Readi		
May 08	Third Reading - Passed 056	5-000-000	
<b>T</b> 04	Passed both Houses		
Jun 06	Sent to the Governor		
Jul 24	Governor approved	EW 1: 1 : 07 07 04	
	PUBLIC ACT 90-0188	Effective date 97-07-24	

HB-0140 **814** 

# HB-0140 DAVIS,STEVE - HOLBROOK - BOLAND, BROSNAHAN, CROTTY AND MCCARTHY.

720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1 730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Amends the Criminal Code of 1961. Provides that the unlawful use of weapons by a person convicted of a felony who is not confined in a penal institution is a Class 2 felony (now a Class 3 felony). Amends the Unified Code of Corrections. Makes the offense of the unlawful use of weapons by a person who has been convicted of a felony nonprobationable.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 140 fails to meet the definition of

a State mandate under the State Mandates Act.

FISCAL NOTE (Ill. State Police)

There will be no fiscal impact on the State Police from HB140.

CORRECTIONAL NOTE

Correctional population impact total 5,089 inmates; fiscal

impact totals \$1,009,869,200.

JUDICIAL NOTE

There may be an increase in judicial workloads; impact on the need for the number of judges cannot be determined.

## HOUSE AMENDMENT NO. 1.

Provides that the penalty for the unlawful use or possession of weapons by a felon or person confined in a Department of Corrections facility if the possession was of a firearm is a Class 2 felony and if the possession was of another weapon, it is a Class 3 felony. Provides if the person possessed a firearm, the offender shall not receive probation, conditional discharge, or periodic imprisonment.

NOTE(S) THAT MAY APPLY: Correctional

Ian 15 1997 Filed With Clerk

Jan 15 1997	Filed With Clerk		
Jan 16	First reading	Referred to Rules	
Jan 22		Assigned to Judiciary II - Criminal I	Law
Feb 05	Added As A Joint Sponsor		
	Added As A Co-sponsor B		
Feb 06	ridada ris ri do sporisor 2	Do Pass/Short Debate Cal 014-000-	000
1 00 00	Placed Cal 2nd Rdg-Sht D		000
	That Can and Hog one D	Fiscal Note Requested ROSKAM	
		St Mandate Fis Nte RegROSKAM	
		Correctional Note Requested	
		ROSKAM	
		Judicial Note Request ROSKAM	
	Cal Ord 2nd Rdg-Shr Dbt	Janiera Proto Request Resilient	
Feb 18	car ora zna rrag bin bot	St Mandate Fis Note Filed	
100 10	Cal Ord 2nd Rdg-Shr Dbt	of Mandato 115 1 total 1 from	
Mar 04	car ora zna Rag Bin Dot	Fiscal Note Filed	
Mai o i		Correctional Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt	Contestional Polis Pried	
Mar 05	Amendment No.01	DAVIS,STEVE	
	Amendment referred		
	Cal Ord 2nd Rdg-Shr Dbt	to ince	
Mar 06	Amendment No.01	DAVIS,STEVE	
	A Milonamont 1 (0.01	Be adopted	
	Cal Ord 2nd Rdg-Shr Dbt	20 Laoptoa	
Apr 04	car ord and reag our por	Judicial Note Filed	
ripi o i	Cal Ord 2nd Rdg-Shr Dbt	Sacrofal 1 voto 1 nod	
Apr 08	Second Reading-Short Del	nate	
p. 00	Amendment No.01	DAVIS,STEVE Adopted	
	Pld Cal Ord 3rd Rdg-Sht		
Apr 12	3rd Rdg-Sht Dbt-Pass/Vo		
	Added As A Co-sponsor BROSNAHAN		
	Added As A Co-sponsor C		
	Added As A Co-sponsor M		
Apr 14	Arrive Senate		
p. 11	Placed Calendr, First Read	ng	
	Cui ac cuichaigh hist from	****	

Chief Sponsor CLAYBORNE

Referred to Rules

First reading

Apr 23 Apr 24 **815** HB-0141

# HB-0141 DAVIS,STEVE – LOPEZ – SCOTT – ERWIN – MCKEON, BOLAND AND DAVIS,MONIQUE.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Creates a tax credit equal to 25% of the credit received by the taxpayer for the same taxable year under Section 21 of the Internal Revenue Code of 1986 for employment related expenses for care of a child, spouse, or parent who is a disabled person. Provides that the credit is available for tax years ending on or after December 31, 1997 and ending with tax years ending on or before December 31, 2006. Provides that the credit may not reduce an individual's tax liability to less than zero. Effective immediately.

```
STATE MANDATES FISCAL NOTE
    HB141 fails to create a State mandate.
    FISCAL NOTE (Dept. of Revenue)
    HB 141 will cost $32 million annually (estimated 300,000 Ill.
    filers at an average credit amount of $105).
NOTE(s) THAT MAY APPLY: Fiscal
                  Filed With Clerk
    Jan 15 1997
    Jan 16
                  First reading
                                           Referred to Rules
    Jan 22
                                           Assigned to Revenue
    Jan 23
                  Added As A Joint Sponsor LOPEZ
    Jan 29
                  Added As A Co-sponsor SCOTT
    Jan 30
                  Added As A Co-sponsor ERWIN
    Feb 06
                  Added As A Co-sponsor MCKEON
    Feb 19
                  Added As A Co-sponsor BOLAND
    Mar 21
                                           Do Pass/Short Debate Cal 010-001-000
                  Placed Cal 2nd Rdg-Sht Dbt
                                           Fiscal Note Requested MOORE,A
                                           St Mandate Fis Nte RegMOORE, A
                  Cal Ord 2nd Rdg-Shr Dbt
                                           St Mandate Fis Note Filed
    Apr 07
                  Cal Ord 2nd Rdg-Shr Dbt
    Apr 09
                                           Fiscal Note Filed
                  Cal Ord 2nd Rdg-Shr Dbt
                  Second Reading-Short Debate
    Apr 10
                  Pld Cal Ord 3rd Rdg-Sht Dbt
                  Added As A Co-sponsor DAVIS, MONIOUE
    Apr 15
    Apr 25
                                           Re-Refer Rules/Rul 9(B)
```

#### HB-0142 DAVIS,STEVE - SANTIAGO - POE.

35 ILCS 5/215 new

Amends the Illinois Income Tax Act. Provides that beginning with tax years ending on or after December 31, 1997 and ending with tax years ending on or before December 31, 2006, an individual may receive an income tax credit in an amount equal to 10% of the credit received by the taxpayer for the same taxable year under Section 129 of the Internal Revenue Code of 1986 for expenditures during the tax year for the care of a child in a State certified day care or child care facility. Effective immediately.

HOUSE AMENDMENT NO. 1.

Specifies that the credit is for individuals with an adjusted gross income of \$50,000 or less.

```
STATE MANDATES FISCAL NOTE
    HB142 fails to create a State mandate.
    FISCAL NOTE, H-AM 1 (Dept. of Revenue)
    HB142 will have an indeterminable negative fiscal impact.
    STATE MANDATES FISCAL NOTE, H-AM 1
    HB142, as amended by H-am 1 fails to create State mandate. HOME RULE NOTE, H-AM 1
    HB142, amended by H-am 1, does not preempt home rule authority.
NOTE(s) THAT MAY APPLY: Fiscal
    Jan 15 1997
                  Filed With Clerk
    Jan 16
                                            Referred to Rules
                  First reading
    Jan 22
                                            Assigned to Revenue
    Jan 23
                  Added As A Joint Sponsor SANTIAGO
    Mar 07
                  Added As A Co-sponsor POE
    Mar 21
                       Amendment No.01
                                            REVENUE
                                                                     Adopted
                                                           Н
                                            Do Pass Amend/Short Debate
```

Mar 21-Cont	•	011-000-000
	Placed Cal 2nd Rdg-Sht Di	bt
	_	Fiscal Note Requested AS
		AMENDED/MOORE,A
		St Mandate Fis Nte ReqAS
		AMENDED/MOORE,A
	Cal Ord 2nd Rdg-Shr Dbt	
Apr 07		St Mandate Fis Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Apr 09		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Apr 15		St Mandate Fis Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Apr 18		Home Rule Note RequestAS
		AMENDED/BLACK
		Home Rule Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Apr 23	Second Reading-Short Deb	pate
	Held 2nd Rdg-Short Debat	te
Apr 25	Pld Cal Ord 3rd Rdg-Sht I	Obt
	3rd Rdg-Sht Dbt-Pass/Vot	:114-001-000
Apr 29	Arrive Senate	
	Placed Calendr, First Read	ng
	Chief Sponsor REA	
Apr 30	First reading	Referred to Rules
	Added as Chief Co-sponsor	BOWLES

#### HR-0143 DAVIS, STEVE - LOPEZ - DAVIS, MONIQUE - MCCARTHY - FLOW-ERS, CROTTY, BROSNAHAN, BOLAND, DART AND MEYER.

215 ILCS 5/356t new 215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2 215 ILCS 130/4003 from Ch. 73, par. 1504-3 215 ILCS 165/10 from Ch. 32, par. 604

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Requires individual and group accident and health insurance policies and coverage by a health maintenance organization or under a health service plan to include 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.

FISCAL NOTE (Dept. of Insurance)

HB 143 will have no fiscal impact on the Department.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB143 fails to create a State mandate under the State Mandates Act.

## HOUSE AMENDMENT NO. 1.

Limits the coverage to coverage for certain metabolic diseases. Provides coverage for prescription enteral and oral formulas for treatment of inherited diseases involving amino acids or other organic acids.

STATE MANDATES FISCAL NOTE, H-AM 1

HB143, as amended by H-am 1, fails to meet the definition of a

mandate under the State Mandates Act.

FISCAL NOTE, H-AM 1 (Dept. of Insurance)

No change from previous fiscal note.

Jan 15 1997	riled with Clerk
Jan 16	First reading
Jan 22	•

Referred to Rules Assigned to Health Care Availability & Access

Feb 19 Added As A Joint Sponsor LOPEZ Added As A Co-sponsor DAVIS MONIQUE

Feb 25 Fiscal Note Filed Committee Health Care Availability &

Access Added As A Co-sponsor MCCARTHY Mar 05 Mar 19 Do Pass/Short Debate Cal 027-000-001 Placed Cal 2nd Rdg-Sht Dbt

Mar 20		St Mandate Fis Nte ReqKRA	USE
	Added As A Co-sponsor FI	LOWERS	
A 0.7	Cal Ord 2nd Rdg-Shr Dbt	Ct Mandata Ela Nata Ellad	
Apr 07	Cal Ord and Dda Sha Dhe	St Mandate Fis Note Filed	
A mr ()9	Cal Ord 2nd Rdg-Shr Dbt Amendment No.01	DAVIS,STEVE	
Apr 08	Amendment referred		
	Cal Ord 2nd Rdg-Shr Dbt	to fixed	
Apr 09	Added As A Co-sponsor Cl	ROTTV	
Apr 07	Added As A Co-sponsor BI		
	Amendment No.01	DAVIS,STEVE	
	Rules refers to	HCAA	
	Cal Ord 2nd Rdg-Shr Dbt		
Apr 11	Amendment No.01	DAVIS,STEVE	
•		Be adopted	
	Cal Ord 2nd Rdg-Shr Dbt		
	Added As A Co-sponsor Bo		
Apr 12	Added As A Co-sponsor Da		
	Added As A Co-sponsor M		
	Second Reading-Short Deb		
	Amendment No.01		dopted
A mr. 16	Pld Cal Ord 3rd Rdg-Sht I	St Mandate Fis Note Filed	
Apr 15	Cal Ord 3rd Rdg-Short Db		
	3rd Rdg-Sht Dbt-Pass/Vot		
Apr 16	Arrive Senate	.070-010-002	
71pi 10	Placed Calendr, First Read	าด	
	Chief Sponsor KARPIEL	-6	
Apr 17	First reading	Referred to Rules	
Apr 18	<b>.</b>	Fiscal Note Filed	
•		Committee Rules	
Apr 30		Assigned to Insurance & Pen	sions
May 09		To Subcommittee	
		Committee Insurance & Pens	ions
<b>M</b> ay 10		Refer to Rules/Rul 3-9(a)	
0144 DAVI	S,STEVE – HOLBROOK.		
25 11 60 5 /11 1	410.0		

## HR-0

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 violation of these provisions is a Class C misdemeanor, punishable by a fine of at least \$250 in addition to any other penalty that may be imposed.

CORRECTIONAL NOTE (Ill. State Police)

There will be no impact on the Ill. Dept. of Corrections.

## HOUSE AMENDMENT NO. 1.

Provides that the prohibition on driving on a levee does not apply to a person driving a motor vehicle or snowmobile used for the inspection, maintenance, or repair of a levee.

#### HOUSE AMENDMENT NO. 2.

Provides that is is unlawful for a person to drive or operate a snowmobile on a levee only if the person does not have written permission from the levee district manager.

STATE MANDATES FISCAL NOTE

HB144 fails to create a State mandate.

STATE MANDATES FISCAL NOTE, H-AM 1

No change from previous mandates note.

JUDICIAL NOTE, H-AMS 1 & 2

There may be a minimal increase in judicial workloads; impact on the need for the number of judges cannot be determined.

STATE MANDATES FISCAL NOTE, H-AM 2

No change from previous mandates note.

FISCAL NOTE, H-AMS 1 & 2 (Dpt. Corrections)

HB144 has no corrections population or fiscal impact on DOC.

No change fro	NAL NOTE, H-AMS 1 & 2 m DOC fiscal note. y Apply: Correctional Filed With Clerk	2	
Jan 16	First reading	Referred to Rules	
Jan 22	•	Assigned to Judiciary I - Civil Law	
Feb 19		Correctional Note Filed	
M 10		Committee Judiciary I - Civil Law	
Mar 19		Fiscal Note Requested AS AMENDED/CROSS	
		Judicial Note Request AS	
		AMENDED/CROSS	
		St Mandate Fis Nte ReqAS	
		AMENDED/CROSS	
Mar 20	Amendment No.01	Committee Judiciary I - Civil Law JUD-CIVIL LAW H Adopted	
141a1 20	Amendment No.02	JUD-CIVIL LAW H Adopted	
		Do Pass Amend/Short Debate	
		011-000-000	
Apr 03	Placed Cal 2nd Rdg-Sht Di	bt St Mandate Fis Note Filed	
Api 03		St Mandate Fis Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
Apr 04	G . G . A . B . G. B .	Judicial Note Filed	
Apr 10	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note Filed	
Apr 10	Cal Ord 2nd Rdg-Shr Dbt	of Mandate 119 Note 1 ned	
Apr 11	•	Fiscal Note Filed	
		Correctional Note Filed AS	
	Cal Ord 2nd Rdg-Shr Dbt	AMENDED	
Apr 12	Second Reading-Short Deb	pate	
	Pld Cal Ord 3rd Rdg-Sht I		
Apr 16	3rd Rdg-Sht Dbt-Pass/Vot114-002-000		
Apr 17	Added As A Joint Sponsor HOLBROOK Arrive Senate		
•	Placed Calendr, First Read	ng	
Apr 25	Chief Sponsor BOWLES First reading	Referred to Rules	
UD 0145 DAVIS	· ·	Referred to Rules	
HB-0145 DAVIS 35 ILCS 5/204	S,STEVE - BOLAND.	20, par. 2-204	
		ant an additional \$1,000 exemption to	
an individual with	an adjusted gross income of	of \$100,000 or less for each dependent	
child under age 18	Effective immediately.	or \$100,000 or less for each dependent	
STATE MAN	DATES FISCAL NOTE		
	create a State mandate.		
FISCAL NOT	ΓΕ (Dept. of Revenue) educe individual income tax li	inhiliting hy on	
	million annually.	naonthes by an	
NOTE(S) THAT MA			
Jan 15 1997	Filed With Clerk		
Jan 16 Jan 22	First reading	Referred to Rules	
Feb 19	Added As A Joint Sponsor	Assigned to Revenue ROLAND	
Mar 21	•	Do Pass/Stdnrd Dbt/Vo006-005-000	
	Plcd Cal 2nd Rdg Std Dbt	Elect New Description A	
		Fiscal Note Requested MOORE,A St Mandate Fis Nte ReqMOORE,A	
	Cal 2nd Rdg Std Dbt	The state of the s	
Apr 07		St Mandate Fis Note Filed	
Apr 09	Cal 2nd Rdg Std Dbt	Fiscal Note Filed	
Api 03	Cal 2nd Rdg Std Dbt	risear from rincu	
Apr 10	Apr 10 Second Reading-Stnd Debate		
A row 25	Pld Cal Ord 3rd Rdg-Std I	Obt Re-Refer Rules/Rul 9(B)	
Apr 25		No-Neiter Nuites/ Nuit 9(B)	

**819** HB-0146

Referred to Rules

# HB-0146 DAVIS, STEVE, MCGUIRE AND HOLBROOK.

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.

FISCAL NOTE (Dept. of Employment Security)

It is unlikely that there would be any significant administra-

tive expense increase.

Jan 15 1997 Filed With Clerk

Jan 16 First reading

Jan 22 Assigned to Labor & Commerce

Jan 30 Added As A Co-sponsor MCGUIRE Added As A Co-sponsor HOLBROOK

Feb 26 Fiscal Note Filed

Committee Labor & Commerce
Mar 21 Re-Refer Rules/Rul 9(B)

# HB-0147 DAVIS,STEVE – BOLAND – DAVIS,MONIQUE, PUGH AND FRITCHEY.

New Act

Creates the Tuition Increase Limitation Act. Beginning with the 1997-98 academic year, prohibits a tuition rate increase at a public university that is greater than the lesser of (i) 5% of the tuition rate for the preceding academic year, or (ii) the product of the tuition rate for the preceding academic year multiplied by the rate of inflation for the calendar year in which that academic year began. Effective immediately.

FISCAL NOTE (Board of Higher Ed.)

If the provisions of HB 147 were in effect, tuition increases

would be limited to 3.0 percent, thus reducing tuition revenue by approximately \$4.0 million for fiscal year 1998.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 147 fails to create a State mandate.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 15 1997 Filed With Clerk

Jan 16 First reading Referred to Rules
Jan 22 Assigned to Higher Education

Feb 04 Added As A Co-sponsor PUGH

Feb 19 Added As A Joint Sponsor BOLAND

Mar 05 Re-assigned to Executive

Mar 12 Do Pass/Short Debate Cal 011-004-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested KUBIK

St Mandate Fis Nte RegKUBIK

Cal Ord 2nd Rdg-Shr Dbt

Mar 13 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt
Mar 18 Added As A Co-sponsor FRITCHEY

Mar 19 St Mandate Fis Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Mar 25 Added As A Co-sponsor DAVIS, MONIQUE

Apr 09 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Apr 10 3d Reading Consideration PP

Calendar Consideration PP.

Apr 25 Re-Refer Rules/Rul 9(B)

## HB-0148 DAVIS, STEVE - BOLAND.

New Act

Creates the Local Government Tax Incentive Prohibition Act to prohibit units of local government from using public funds or offering or granting tax incentives or benefits to existing businesses in Illinois in an attempt to encourage or persuade the business to relocate to another site in Illinois.

FISCAL IMPACT NOTE (DCCA)

HB 148 does not have a fiscal impact on units of local gov't.

#### HOME RULE NOTE HB 148 preempts home rule authority and falls within the scope of Article VII, Section 6(g) of the Constitution of the State of Illinois. Jan 15 1997 Filed With Clerk Jan 16 First reading Referred to Rules Assigned to Local Government Jan 22 Feb 19 Added As A Joint Sponsor BOLAND Mar 12 Fiscal Note Filed Committee Local Government Home Rule Note Filed Mar 20 Committee Local Government Mar 21 Re-Refer Rules/Rul 9(B) DAVIS, STEVE - SANTIAGO - LYONS, JOSEPH - MCKEON, SLONE, HB-0149 MCGUIRE, CROTTY, MCCARTHY, BRUNSVOLD, BOLAND, O'BRIEN AND FRITCHEY. 625 ILCS 5/11-1301.2 from Ch. 95 1/2, par. 11-1301.2 Amends the Illinois Vehicle Code to provide that a person who fraudulently possesses or misuses a person with disabilities motorist decal or device is guilty of a Class C misdemeanor. Effective immediately. FISCAL NOTE (Dpt. Corrections) There is no corrections population or fiscal impact. CORRECTIONAL NOTE No change from DOC fiscal note. NOTE(S) THAT MAY APPLY: Correctional Jan 15 1997 Filed With Clerk Jan 16 First reading Referred to Rules Jan 22 Assigned to Judiciary I - Civil Law Jan 23 Added As A Joint Sponsor SANTIAGO Added As A Co-sponsor LYONS, JOSEPH Added As A Co-sponsor SLONE Feb 05 Feb 06 Added As A Co-sponsor MCKEON Added As A Co-sponsor MCGUIRE Feb 20 Mar 04 Fiscal Note Filed Correctional Note Filed Committee Judiciary I - Civil Law Mar 07 Added As A Co-sponsor CROTTY Added As A Co-sponsor MCCARTHY Added As A Co-sponsor BRUNSVOLD Mar 12 Fiscal Note Requested CROSS Committee Judiciary I - Civil Law Mar 13 Do Pass/Short Debate Cal 009-000-000 Placed Cal 2nd Rdg-Sht Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Mar 14 Added As A Co-sponsor BOLAND Added As A Co-sponsor O'BRIEN Added As A Co-sponsor FRITCHEY Mar 20 Apr 09 3rd Rdg-Sht Dbt-Pass/Vot116-000-000 Apr 10 Arrive Senate Placed Calendr, First Reading Chief Sponsor BOWLES Referred to Rules First reading Assigned to Transportation Apr 17 Apr 24 Held in committee Added As A Co-sponsor DILLARD Postponed Apr 30 Postponed May 07 Committee Transportation May 10 Refer to Rules/Rul 3-9(a)

## HB-0150 DAVIS, STEVE - MOFFITT.

40 ILCS 5/7-118	from Ch. 108 1/2, par. 7-118
40 ILCS 5/7-158	from Ch. 108 1/2, par. 7-158
40 ILCS 5/7-164	from Ch. 108 1/2, par. 7-164
40 ILCS 5/7-172	from Ch. 108 1/2, par. 7-172
40 ILCS 5/7-205	from Ch. 108 1/2, par. 7-205

40 ILCS 5/7-206 from Ch. 108 1/2, par. 7-206 30 ILCS 805/8.21 new

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

The increased death benefit would cost approximately \$3.6 M

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

Jan 15 1997 Filed With Clerk

Added As A Joint Sponsor MOFFITT

Jan 16 Referred to Rules First reading

Jan 22 Assigned to Personnel & Pensions

Mar 03 Pension Note Filed

Committee Personnel & Pensions Mar 21

Re-Refer Rules/Rul 9(B)

#### HB-0151 MCGUIRE - BOLAND.

40 ILCS 5/7-109.3 from Ch. 108 1/2, par. 7-109.3 30 ILCS 805/8.21 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 NOTE

Fiscal impact cannot be determined because of the unknown number of noncommissioned county correctional officers.

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

Jan 15 1997 Filed With Clerk

Added As A Joint Sponsor BOLAND

Jan 16 First reading Referred to Rules

Jan 22 Assigned to Personnel & Pensions

Mar 03 Pension Note Filed

Committee Personnel & Pensions

Mar 21 Re-Refer Rules/Rul 9(B)

HB-0152 FRITCHEY - LOPEZ - LYONS, JOSEPH - CROTTY - SAVIANO, GASH, BEAUBIEN, SCULLY, BROSNAHAN, MCCARTHY, BURKE, PUGH, GILES, DART, SCOTT, CAPPARELLI, STROGER, DAVIS, MONIQUE, JONES, LOU, PHELPS, O'BRIEN, TURNER, ART, LANG, KENNER, BRADLEY, BUGIELSKI AND KOSEL.

720 ILCS 5/16D-5.5 new

Amends the Criminal Code of 1961. Creates the offense of solicitation of a minor by computer. Prohibits communication by a computer or computer-linked network for the purpose of enticing a child under 17 years of age to meet with a person at least 17 years old who is at least 3 years older than the child for the purpose of engaging in certain sex offenses with the child. Provides that the penalty is a Class 4 felony. If the child is under 13 years of age, the penalty is a Class 2 felony. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

720 ILCS 5/16D-5.5 new

Adds reference to: 720 ILCS 5/11-6 from Ch. 38, par. 11-6 720 ILCS 5/11-6.5

Deletes the title and everything after the enacting clause. Amends the Criminal Code. Deletes reference to communication by computer in the indecent solicitation of a child and indecent solicitation of an adult offense. In indecent solicitation of a child, changes age of child for purposes of a violation. In the newly created offense of solicitation of a minor by computer limits the offense to communication, by computer with a child under 17 who is at least 3 years younger than the defendant with an intent to commit any of certain specified sex offenses. Effective immediately.

#### HOUSE AMENDMENT NO. 2.

In the offense of solicitation of a minor by computer, eliminates from the elements of the crime, the intent to commit the offenses of aggravated criminal sexual assault, criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual abuse, and criminal sexual abuse. Provides that the offense is a Class 4 felony even if the child involved in the offense is under 13. Deletes special jurisdictional provisions.

FISCAL NOTE (Dpt. Corrections)

Fiscal and prison population impact is minimal.

CORRECTIONAL NOTE

No change from DOC fiscal note.

FISCAL NOTE, H-AM 1 (Dpt. Corrections)

No change from previous note.

CORRECTIONAL NOTE, H-AM 1

No change from previous note.

FISCAL NOTE, H-AM 2 (Dpt. Corrections)

No change from previous note.

CORRECTIONAL NOTE, H-AM 2

No change from previous note.

JUDICIAL NOTE, AMENDED

There would be minimal short term impact on judicial workloads; possible long term impact cannot be determined.

#### HOUSE AMENDMENT NO. 3.

Adds reference to:

720 ILCS 5/11-15.1

720 ILCS 5/11-19.1

Feb 27

Feb 28

Further amends the Criminal Code of 1961. Changes structure of offense of indecent solicitation of an adult. Provides that for purposes of the offenses of soliciting for a juvenile prostitute and juvenile pimping, the age of the prostitute must be under 17 years of age (now under 16 years of age).

NOTE(S) THAT MAY APPLY: Correctional

OTE(S) I HAT MA	y Apply: Correctional		
Jan 15 1997	Filed With Clerk		
Jan 16	First reading	Referred to Rules	
Jan 22	-	Assigned to Judiciary II -	Criminal Law
Jan 29	Added As A Co-sponsor SCOTT		
	Added As A Co-sponsor G	ASH	
	Added As A Co-sponsor B	EAUBIEN	
Jan 30	Added As A Co-sponsor Se	CULLY	
	Added As A Co-sponsor B		
	Added As A Co-sponsor M		
Feb 04	Added As A Co-sponsor B		
Feb 06	Amendment No.01	JUD-CRIMINAL H	Adopted
		014-000-000	
		Remains in CommiJudici	iary II -
		Criminal Law	
	Added As A Co-sponsor P	UGH	
	Added As A Co-sponsor G		
Feb 20	Amendment No.02	JUD-CRIMINAL H	Adopted
		015-000-000	
		Do Pass Amend/Short D	ebate
		010-005-000	
Placed Cal 2nd Rdg-Sht Dbt			
		Fiscal Note Requested R	
		Correctional Note Reque	sted
		ROSKAM	
		Judicial Note Request Re	OSKAM
	Cal Ord 2nd Rdg-Shr Dbt		
	Added As A Co-sponsor C		
	Added As A Co-sponsor S	AVIANO	

Added As A Co-sponsor DART Added As A Co-sponsor SCOTT

Added As A Co-sponsor CAPPARELLI

Added As A Co-sponsor STROGER Added As A Co-sponsor DAVIS, MONIQUE Added As A Co-sponsor JONES, LOU

1416	ат 04		Fiscal Note Filed Fiscal Note Filed Fiscal Note Filed Correctional Note Filed Correctional Note Filed A AMENDED BY #1 Correctional Note Filed A AMENDED BY #2	
		Cal Ord 2nd Rdg-Shr Dbt	Judicial Note Filed	
Ma	ar 12	Added As A Co-sponsor Ph	IELPS	
-	ar 14	Added As A Co-sponsor O'	BRIEN	
	ar 20	Added As A Co-sponsor TU	JRNER,ART	
	ar 21	Added As A Co-sponsor KI		
	or 09 or 12	Added As A Co-sponsor KI Second Reading-Short Deb		
110	/ 12	Pld Cal Ord 3rd Rdg-Sht D		
Ap	or 15	Relld 2nd Rdng-Short Deba		
		Amendment No.03	FRITCHEY	
		Amendment referred		
۸.	or 16	Held 2nd Rdg-Short Debat Amendment No.03	e FRITCHEY	
Дμ	л 10	Amendment No.03	Be adopted	
		Amendment No.03	FRITCHEY	Adopted
		Pld Cal Ord 3rd Rdg-Sht D		•
	. 17	Added As A Co-sponsor BF	RADLEY	
Ар	or 17	3rd Rdg-Sht Dbt-Pass/Vot Added As A Co-sponsor BU		
		Added As A Co-sponsor KO	OSEL	
Ap	or 18	Arrive Senate		
		Placed Calendr, First Readr	ng	
۸.	22	Chief Sponsor MOLARO	CEO KADIO	
Ар	or 23	Added as Chief Co-sponsor First reading	Referred to Rules	
		Added as Chief Co-sponsor		
Ap	or 30	•	Assigned to Judiciary	
Ma	ay 10		Refer to Rules/Rul 3-9(a)	١
	•		Refer to Rules/ Rul 3-9(a)	,
HB-0153	BRUNS	VOLD – WOOD – HOLBR	OOK – FANTIN, WAIT A	
	<b>BRUNS</b> CS 5/11-701		` '	
625 IL	CS 5/11-701		OOK - FANTIN, WAIT Al 5 1/2, par. 11-701	ND GILES.
625 ILC Ameno controlle	CS 5/11-701 ds the Illino ed access hig	from Ch. 99 is Vehicle Code. Prohibit shways except when certa	OOK - FANTIN, WAIT AP 5 1/2, par. 11-701 s excessive use of the left	ND GILES.
625 ILG Amend controlle ST	CS 5/11-701 ds the Illino ed access hig FATE MANI	from Ch. 9: ois Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE	OOK – FANTIN, WAIT Als 1/2, par. 11-701 s excessive use of the left in conditions exist.	ND GILES.
625 ILC Ameno controlle ST In	CS 5/11-701 ds the Illino ed access hig FATE MANI the opinion o	from Ch. 9s from Ch. 9s vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to m	OOK – FANTIN, WAIT AND STATE 11-701 sexcessive use of the left in conditions exist.	ND GILES.
625 ILO Ameno controlle ST In a S	CS 5/11-701 ds the Illino ed access hig FATE MANI the opinion of State mandat	from Ch. 9s is Vehicle Code. Prohibit shways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me under the State Mandates	OOK – FANTIN, WAIT AND STATE 11-701 sexcessive use of the left in conditions exist.	ND GILES.
625 ILC Ameno controlle ST In a S FI	CS 5/11-701 ds the Illino ed access hig FATE MANI the opinion of State mandate SCAL NOTI	from Ch. 9s from Ch. 9s vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to m	OOK – FANTIN, WAIT Also 1/2, par. 11-701 s excessive use of the left in conditions exist.  eet the definition of Act.	ND GILES.
625 ILC Ameno controlle ST In a S FI: HI	CS 5/11-701 ds the Illino ds the Illino ft access hig fate MANI the opinion o State mandat SCAL NOTI B153 has no f SCAL NOTI	from Ch. 90 from C	OOK – FANTIN, WAIT Also 1/2, par. 11-701 s excessive use of the left in conditions exist.  eet the definition of Act.  lice.	ND GILES.
625 ILC Ameno controlle ST In a S FI: HI	CS 5/11-701 ds the Illino cd access hig FATE MANI the opinion of State mandat SCAL NOTI B153 has no f SCAL NOTI dditional sign	from Ch. 9s is Vehicle Code. Prohibit shways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me under the State Mandates E (III. State Police) inscal impact on the State Police (IDOT) ing of over 1,500 miles of higher than the state of the	OOK – FANTIN, WAIT Also 1/2, par. 11-701 s excessive use of the left in conditions exist.  eet the definition of Act.  lice.	ND GILES.
625 ILC Ameno controlle ST In a S FI: HI FI: Ac	CS 5/11-701 ds the Illino dd access hig fATE MANI the opinion o State mandat SCAL NOTI dditional sign proximately	from Ch. 95 from Ch. 95 from Ch. 95 from Ch. 95 from Ch. 96 from Ch. 97 from C	OOK – FANTIN, WAIT Also 1/2, par. 11-701 s excessive use of the left in conditions exist.  eet the definition of Act.  lice.	ND GILES.
625 ILC Ameno controlle ST In a S FI: HI FI: Ada app	CS 5/11-701 ds the Illino ed access hig FATE MANI the opinion o State mandat SCAL NOTI B153 has no f SCAL NOTI diditional sign proximately n 15 1997	from Ch. 93 his Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me e under the State Mandates E (III. State Police) his cal impact on the State Po E (IDOT) ing of over 1,500 miles of his	OOK – FANTIN, WAIT Also 1/2, par. 11-701 s excessive use of the left in conditions exist.  eet the definition of Act.  lice.	ND GILES.
625 ILC Ameno controlle ST In a S FI: HI FI: Ada Jan Jan	CS 5/11-701 ds the Illino dd access hig fATE MANI the opinion o State mandat SCAL NOTI dditional sign proximately	from Ch. 90 is Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me under the State Mandates E (III. State Police) inscal impact on the State Police (IDOT) ing of over 1,500 miles of his 175,000.  Filed With Clerk	OOK – FANTIN, WAIT APPENDENCE OF ANTIN, WAIT APPENDENCE OF THE PROPERTY OF ACT.  JOHN MAIN ANTIN ANTIN APPENDENCE OF ACT.  JOHN MAIN ANTIN	ND GILES.
625 ILC Ameno controlle ST In a S FI: HI FI: Ac app Jan Jan	CS 5/11-701 ds the Illino cd access hig fATE MANI the opinion o State mandat SCAL NOTI B153 has no f SCAL NOTI dditional sign proximately 5 n 15 1997 n 16 n 22	from Ch. 90 is Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me under the State Mandates E (III. State Police) inscal impact on the State Police (IDOT) ing of over 1,500 miles of his 175,000.  Filed With Clerk	OOK – FANTIN, WAIT Al 5 1/2, par. 11-701 s excessive use of the left in conditions exist. eet the definition of Act. lice. ghway would cost Referred to Rules Assigned to Transportatio Vehicles	nd GILES.  I lane of rural
625 ILC Ameno controlle ST In a S FI: HI FI: Ac app Jan Jan	CS 5/11-701 ds the Illino ed access hig FATE MANI the opinion of State mandat SCAL NOTI B153 has no f SCAL NOTI diditional sign proximately n 15 1997 n 16	from Ch. 90 is Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me under the State Mandates E (III. State Police) inscal impact on the State Police (IDOT) ing of over 1,500 miles of his 175,000.  Filed With Clerk	OOK – FANTIN, WAIT AI 5 1/2, par. 11-701 s excessive use of the left in conditions exist. eet the definition of Act. lice. ghway would cost  Referred to Rules Assigned to Transportatio Vehicles Motion Do Pass-Lost 001-	nd GILES.  I lane of rural
625 ILC Ameno controlle ST In a S FI: HI FI: Ac app Jan Jan	CS 5/11-701 ds the Illino cd access hig fATE MANI the opinion o State mandat SCAL NOTI B153 has no f SCAL NOTI dditional sign proximately 5 n 15 1997 n 16 n 22	from Ch. 90 is Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me under the State Mandates E (III. State Police) inscal impact on the State Police (IDOT) ing of over 1,500 miles of his 175,000.  Filed With Clerk	OOK – FANTIN, WAIT Al 5 1/2, par. 11-701 s excessive use of the left in conditions exist. eet the definition of Act. lice. ghway would cost  Referred to Rules Assigned to Transportatio Vehicles Motion Do Pass-Lost 001- HTRN	n & Motor
625 ILC Ameno controlle ST In a S FI: HI FI: Ac app Jan Jan	CS 5/11-701 ds the Illino cd access hig fATE MANI the opinion o State mandat SCAL NOTI B153 has no f SCAL NOTI dditional sign proximately 5 n 15 1997 n 16 n 22	from Ch. 90 is Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me under the State Mandates E (III. State Police) inscal impact on the State Police (IDOT) ing of over 1,500 miles of his 175,000.  Filed With Clerk	OOK – FANTIN, WAIT AI 5 1/2, par. 11-701 s excessive use of the left in conditions exist. eet the definition of Act. lice. ghway would cost  Referred to Rules Assigned to Transportatio Vehicles Motion Do Pass-Lost 001-	n & Motor
625 ILC Ameno controlle ST In a S FI: HI FI: Ada Jan Jan Jan	CS 5/11-701 ds the Illino ed access hig FATE MANI the opinion of State mandat SCAL NOTI B153 has no f SCAL NOTI diditional sign proximately 5 n 15 1997 n 16 n 22 n 29	from Ch. 9s is Vehicle Code. Prohibit shways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me under the State Mandates [III. State Police] inscal impact on the State Policy ing of over 1,500 miles of his \$175,000. Filed With Clerk First reading	OOK – FANTIN, WAIT Alto 1/2, par. 11-701 s excessive use of the left in conditions exist. eet the definition of Act. lice. ghway would cost  Referred to Rules Assigned to Transportation Vehicles Motion Do Pass-Lost 001- HTRN Mtn Reconsider Vote President	n & Motor
625 ILC Ameno controlle ST In a S FI: HI FI: Ada Jan Jan Jan	CS 5/11-701 ds the Illino cd access hig fATE MANI the opinion o State mandat SCAL NOTI B153 has no f SCAL NOTI dditional sign proximately 5 n 15 1997 n 16 n 22	from Ch. 90 is Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me under the State Mandates E (III. State Police) iscal impact on the State Police (IDOT) ing of over 1,500 miles of his \$175,000.  Filed With Clerk First reading	OOK – FANTIN, WAIT AIS 1/2, par. 11-701 s excessive use of the left in conditions exist.  eet the definition of Act.  lice.  ghway would cost  Referred to Rules Assigned to Transportation Vehicles Motion Do Pass-Lost 001-HTRN Mtn Reconsider Vote Prese Recommended do pass 01-pot ate	n & Motor -016-001
625 ILC Ameno controlle ST In a S FI: HI FI: Ada Jan Jan Jan	CS 5/11-701 ds the Illino ed access hig FATE MANI the opinion of State mandat SCAL NOTI B153 has no f SCAL NOTI diditional sign proximately 5 n 15 1997 n 16 n 22 n 29	from Ch. 9s is Vehicle Code. Prohibit shways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me under the State Mandates [III. State Police] inscal impact on the State Policy ing of over 1,500 miles of his \$175,000. Filed With Clerk First reading	OOK – FANTIN, WAIT AI 5 1/2, par. 11-701 s excessive use of the left in conditions exist. eet the definition of Act. lice. ghway would cost  Referred to Rules Assigned to Transportatio Vehicles Motion Do Pass-Lost 001- HTRN Mtn Reconsider Vote Prer Recommended do pass 01- ot ate Fiscal Note Requested BL	n & Motor -016-001 vail 6-001-001
625 ILC Ameno controlle ST In a S FI: HI FI: Ada Jan Jan Jan	CS 5/11-701 ds the Illino ed access hig FATE MANI the opinion of State mandat SCAL NOTI B153 has no f SCAL NOTI diditional sign proximately 5 n 15 1997 n 16 n 22 n 29	from Ch. 90 bis Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me under the State Mandates E (III. State Police) fiscal impact on the State Police (IDOT) ing of over 1,500 miles of his \$175,000. Filed With Clerk First reading	OOK – FANTIN, WAIT AIS 1/2, par. 11-701 s excessive use of the left in conditions exist.  eet the definition of Act.  lice.  ghway would cost  Referred to Rules Assigned to Transportation Vehicles Motion Do Pass-Lost 001-HTRN Mtn Reconsider Vote Present Recommended do pass 01-201 atte Fiscal Note Requested BL St Mandate Fis Nte Requested St.	n & Motor -016-001 vail 6-001-001
625 ILC Ameno controlle ST In a S FI: HI FI: Ac app Jan Jan Jan	CS 5/11-701 ds the Illino ed access hig FATE MANI the opinion of State mandat SCAL NOTI B153 has no f SCAL NOTI diditional sign proximately 5 n 15 1997 n 16 n 22 n 29	from Ch. 92 bis Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me e under the State Mandates E (Ill. State Police) iscal impact on the State Po E (IDOT) ing of over 1,500 miles of his \$175,000. Filed With Clerk First reading  Placed Cal 2nd Rdg-Sht Dl Second Reading-Short Deb Held 2nd Rdg-Short Debat Added As A Co-sponsor FA	OOK – FANTIN, WAIT AI 5 1/2, par. 11-701 s excessive use of the left in conditions exist. eet the definition of Act. lice. ghway would cost  Referred to Rules Assigned to Transportatio Vehicles Motion Do Pass-Lost 001- HTRN Mtn Reconsider Vote Prer Recommended do pass 01- ot ate Fiscal Note Requested BI St Mandate Fis Nte Requested ANTIN	n & Motor -016-001 vail 6-001-001
625 ILC Ameno controlle ST In a S FI: HI FI: Ac app Jan Jan Jan Jan	CS 5/11-701 ds the Illino cd access hig fATE MANI the opinion of State mandat SCAL NOTI B153 has no f SCAL NOTI dditional sign proximately 5 n 15 1997 n 16 n 22 n 29 n 30	from Ch. 92 bis Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me e under the State Mandates E (III. State Police) fiscal impact on the State Po E (IDOT) fing of over 1,500 miles of his 175,000. Filed With Clerk First reading  Placed Cal 2nd Rdg-Sht Di Second Reading-Short Debat Held 2nd Rdg-Short Debat	OOK – FANTIN, WAIT AI 5 1/2, par. 11-701 s excessive use of the left in conditions exist. eet the definition of Act. lice. ghway would cost  Referred to Rules Assigned to Transportatio Vehicles Motion Do Pass-Lost 001- HTRN Mtn Reconsider Vote Prer Recommended do pass 01- ot ate Fiscal Note Requested BI St Mandate Fis Nte Requested NTIN HOLBROOK	n & Motor -016-001 -ACK BLACK
625 ILC Ameno controlle ST In a S FI: HI FI: Ac app Jan Jan Jan Jan	CS 5/11-701 ds the Illino dd access hig FATE MANI the opinion of State mandat SCAL NOTI B153 has no f SCAL NOTI dditional sign proximately n 15 1997 n 16 n 22 n 29 n 30	from Ch. 92 bis Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me e under the State Mandates E (III. State Police) fiscal impact on the State Po E (IDOT) fing of over 1,500 miles of his 175,000. Filed With Clerk First reading  Placed Cal 2nd Rdg-Shot De Second Reading-Short Deb Held 2nd Rdg-Short Debat Added As A Co-sponsor FA Added As A Joint Sponsor	OOK – FANTIN, WAIT AIS 1/2, par. 11-701 s excessive use of the left in conditions exist.  eet the definition of Act.  lice.  ghway would cost  Referred to Rules Assigned to Transportation Vehicles Motion Do Pass-Lost 001-HTRN Mtn Reconsider Vote Preserve Recommended do pass 01-101 of ate Fiscal Note Requested BI St Mandate Fis Nte Requested ANTIN HOLBROOK St Mandate Fis Note File	n & Motor -016-001 -ACK BLACK
625 ILC Ameno controlle ST In a S FI: HI FI: Ac app Jan Jan Jan Jan	CS 5/11-701 ds the Illino cd access hig fATE MANI the opinion of State mandat SCAL NOTI B153 has no f SCAL NOTI dditional sign proximately 5 n 15 1997 n 16 n 22 n 29 n 30	from Ch. 92 bis Vehicle Code. Prohibit ghways except when certa DATES FISCAL NOTE of DCCA, HB 153 fails to me e under the State Mandates E (Ill. State Police) iscal impact on the State Po E (IDOT) ing of over 1,500 miles of his \$175,000. Filed With Clerk First reading  Placed Cal 2nd Rdg-Sht Dl Second Reading-Short Deb Held 2nd Rdg-Short Debat Added As A Co-sponsor FA	OOK – FANTIN, WAIT AIS 1/2, par. 11-701 s excessive use of the left in conditions exist.  eet the definition of Act.  lice.  ghway would cost  Referred to Rules Assigned to Transportation Vehicles Motion Do Pass-Lost 001-HTRN Mtn Reconsider Vote Preservent atte Fiscal Note Requested BL St Mandate Fis Nte Requested ANTIN HOLBROOK St Mandate Fis Note File e	n & Motor -016-001 -ACK BLACK

Feb 26	Joint Sponsor Changed to BRUNSVOLD		
Mar 04	Fiscal Note Filed		
		Fiscal Note Filed	
	Held 2nd Rdg-Short Deba	ate	
Mar 21	Primary Sponsor Changed	I To BRUNSVOLD	
	Joint Sponsor Changed to	WOOD	
Apr 08	Pld Cal Ord 3rd Rdg-Sht Dbt		
Apr 12	3rd Rdg-Sht Dbt-Pass/Vot079-032-002		
•	Added As A Co-sponsor V		
	Added As A Co-sponsor C	BILES	
Apr 14	Arrive Senate		
•	Placed Calendr, First Read	dng	
Apr 25	Chief Sponsor JACOBS		
•	First reading	Referred to Rules	
Apr 30		Assigned to Transportation	
May 07		Held in committee	
		Committee Transportation	
May 10		Refer to Rules/Rul 3-9(a)	

#### HB-0154 COWLISHAW – CURRIE – ERWIN.

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.

# HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause. Provides that public high school students have the right to exercise freedom of the press and that expressions contained in a high school newspaper are not subject to prior restraint except for expressions that are libelous, obscene, or harmful to minors, constitute an unwarranted invasion of privacy, or incite students to imminent lawless action. Provides that the governing board of a school district that publishes a high school newspaper shall adopt a student freedom of expression policy. Adds provisions relative to the responsibility of student editors of high school newspapers and of journalism advisors. Authorizes injunctive or declaratory relief actions to enforce rights provided by the amendatory Act, provides that school districts are not required to have a student newspaper and are not prohibited from adopting otherwise valid rules relating to certain oral or other written student materials, and adds a severability clause.

```
FISCAL NOTE, H-AM 1 (State Board of Education)
    There should not be an increased fiscal burden for districts.
    STATE MANDATES FISCAL NOTE, H-AM 1 (SBE)
    No change from SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal
    Jan 15 1997
                  Filed With Clerk
    Jan 16
                  First reading
                                            Referred to Rules
    Jan 22
                                            Assigned to Elementary & Secondary
                                              Education
                                                                    Adopted
    Mar 05
                       Amendment No.01
                                            ELEM SCND ED H
                                            Remains in CommiElementary &
                                              Secondary Education
    Mar 20
                                            Do Pass Amend/Short Debate
                                              018-001-000
                  Placed Cal 2nd Rdg-Sht Dbt
    Mar 28
                                            Fiscal Note Filed
                                            St Mandate Fis Note Filed
                  Cal Ord 2nd Rdg-Shr Dbt
```

Apr 08	Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
Apr 12	3rd Rdg-Sht Dbt-Pass/Vot109-004-001
	Added As A Joint Sponsor CURRIE
	Added As A Co-sponsor ERWIN
Apr 14	Arrive Senate
	Chief Sponsor BERMAN
	Placed Calendr, First Reading
	First reading Referred to Rules
Apr 15	Sponsor Removed BERMAN
	Alt Chief Sponsor Changed PARKER
	Added as Chief Co-sponsor BERMAN
Apr 29	Assigned to Education
May 09	Recommended do pass 009-000-000
, 0>	Placed Calndr, Second Reading
May 12	Second Reading
1.74y 12	Placed Calndr, Third Reading
May 15	Added as Chief Co-sponsor GEO-KARIS
Way 15	Third Reading - Passed 057-000-000
	Passed both Houses
Jun 13	Sent to the Governor
Aug 10	Governor vetoed
Aug 10	Placed Calendar Total Veto
Oct 28	Mtn filed overrde Gov veto #1/COWLISHAW
OCI 28	
0-+ 20	Placed Calendar Total Veto
Oct 29	3/5 vote required
0 + 20	Override Gov veto-Hse pass 098-019-000
Oct 30	Arrive Senate
NT 10	Placed Calendar Total Veto
Nov 12	Mtn filed overrde Gov veto PARKER
Nov 14	Total veto stands.

## HB-0155 ROSKAM.

235 ILCS 5/6-16

from Ch. 43, par. 131

Amends the Liquor Control Act of 1934. Provides that a licensee shall not sell, give, or deliver or authorize the sale, gift, or delivery of alcohol to a person under the age of 21 years pursuant to a plan or action to investigate, patrol, or otherwise conduct a sting operation or enforcement action against a person employed by the licensee except in cooperation with a law enforcement agency. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Further amends the Liquor Control Act of 1934. Provides that a sting operation may be conducted only with written prior notice to the law enforcement agency having jurisdiction, the local liquor control commissioner, or both, rather than in cooperation with a law enforcement agency. Restores provisions permitting possession of an alcoholic beverage by a person under the age of 21 years who is making a delivery of an alcoholic beverage in pursuance of the order of his or her parent.

FISCAL NOTE, H-AM 1 (DCCA)

HB 155, amended by H-am 1, imposes no additional requirements

and does not have a fiscal impact on units of local gov't.

## SENATE AMENDMENT NO. 1.

Adds reference to:

235 ILCS 5/6-16.1 new

Further amends the Liquor Control Act of 1934. Provides that notice to a law enforcement agency or local liquor control commissioner is valid only if it is provided at least 14 days before a "sting operation" or enforcement action and for 60 days after provision of the notice unless the governing body of the municipality or county having jurisdiction shortens either of those periods.

Jan 13 177/	THEU WILL CIEIK	
Jan 16	First reading	Referred to Rules
Jan 22		Assigned to Executive
Mar 20	Amendment No.01	EXECUTIVE H Adopted
		Do Pass Amend/Short Debate
		015-000-000

Apr 08	Second Reading-Short Del	
A 00	Pld Cal Ord 3rd Rdg-Sht I	
Apr 09	3rd Rdg-Sht Dbt-Pass/Vo	1117-000-000
Apr 10	Arrive Senate	
	Placed Calendr, First Read	
	Chief Sponsor RADOGNO	
	First reading	Referred to Rules
	Added as Chief Co-sponsor	
A . 14	Added as Chief Co-sponso	
Apr 14		Fiscal Note Filed
4 17		Committee Rules
Apr 17		Assigned to Executive
Apr 25	A d N - 01	Postponed
May 08	Amendment No.01	EXECUTIVE S Adopted
		Recommnded do pass as amend 013-000-000
	Placed Calndr, Second Rea	dng
May 09	Second Reading	
	Placed Calndr, Third Read	
May 13	Third Reading - Passed 05	7-000-000
	Arrive House	
	Place Cal Order Concurred	nce 01
	Motion Filed Concur	
	Refer to Rules/Rul 75(a)	
34 15	Place Cal Order Concurred	
May 15	Motion referred to	01/HEXC
M - 17	Place Cal Order Concurred	
May 16	Diseas Cal Onder Consume	Be approved consideration
Mov. 17	Place Cal Order Concurred H Concurs in S Amend. 01	
May 17	Passed both Houses	1/11/-000-000
Jun 13	Sent to the Governor	
Aug 10	Governor approved	
Aug 10		Effective date 97-08-10
		KENNER – GASH, PUGH, GILES, RLEY, NOVAK AND PHELPS.
00 ILCS 5/5-5-6	from Ch. 3	8, par. 1005-5-6
mends the Unif	ied Code of Corrections.	Requires defendants who are convic

## HB-0 S, BO-

ricted of certain sex offenses and other offenses relating to crimes against children to pay for medical, psychological, or psychiatric treatment or foster care, if the child is in need of those services, as a result of the offense.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB156 fails to meet the definition of a State mandate.

FISCAL NOTE (DCCA)

HB 156 would not increase costs to the Dept. To the contrary, the bill may divert some expenditures now borne by the Dept. to the offender.

FISCAL NOTE (Dpt. Corrections)

HB156 has no fiscal or prison population impact.

CORRECTIONAL NOTE

No change from DOC fiscal note.

JUDICIAL NOTE

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

Jan 15 1997 Filed With Clerk Added As A Joint Sponsor SANTIAGO Jan 16 First reading Referred to Rules Jan 22 Assigned to Judiciary II - Criminal Law Added As A Co-sponsor GASH Jan 29 Added As A Co-sponsor SCOTT Feb 06 Added As A Co-sponsor PUGH

Added As A Co-sponsor GILES Feb 19 Added As A Co-sponsor BOLAND

Feb 26 Added As A Co-sponsor JONES, LOU Added As A Co-sponsor JONES, SHIRLEY

Feb 28		Do Pass/Short Debate Cal 015-000-000
	Placed Cal 2nd Rdg-Sht D	Fiscal Note Requested ROSKAM
		St Mandate Fis Nte ReqROSKAM
		Correctional Note Requested ROSKAM
	C-1-O-1-2-1-D-1 OL DL-	Judicial Note Request ROSKAM
Mar 06	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Filed
	CIOIOIDI OL DI	St Mandate Fis Note Filed
Mar 11	Cal Ord 2nd Rdg-Shr Dbt Added As A Co-sponsor N	OVAK
Mar 12	•	Fiscal Note Filed Correctional Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Mar 26	Added As A Co-sponsor P	HELPS Judicial Note Filed
WIAT 20	Cal Ord 2nd Rdg-Shr Dbt	
Apr 09	Second Reading-Short Del	pate
	Pld Cal Ord 3rd Rdg-Sht l Added As A Co-sponsor K	DOT ENNER
Apr 12	3rd Rdg-Sht Dbt-Pass/Vo	t115-000-000
Apr 14	Arrive Senate Placed Calendr, First Read	ing .
	Chief Sponsor HENDON	
Apr 23	First reading Added As A Co-sponsor C	Referred to Rules LAYBORNE
-	•	ACEVEDO - LOPEZ - CROSS, GILES,
	ARD AND NOVAK.	
720 ILCS 5/11-9.		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		des that it is a Class 4 felony for certain sent in a school, on school property, or
within 500 feet of a		ent in a sensor, on sensor property, or
	IDMENT NO. 1.	
		se. Amends the Criminal Code of 1961. sex offender to knowingly be present in
		a school conveyance used to transport
		activities when persons under 18 years
		ler to knowingly loiter on a public way
within 500 feet of present. Establishe		ol grounds while persons under 18 are
CORRECTIO	ONAL NOTE, H-AM 1	
	opulation and fiscal impact w	
No change fro	TE, H-AM 1 (Dpt. Correction corrections)	
	NDATES FISCAL NOTE, It to meet the definition of a State	
JUDICIAL N	IOTE, AMENDED	
It is not possib	ole to determine what impact increase the number of judg	the bill will have
	AY Apply: Correctional	es in the state.
Jan 15 1997	Filed With Clerk	LODEZ
Jan 16	Added As A Joint Sponsor First reading	Referred to Rules
Jan 22	_	Assigned to Judiciary II - Criminal Law
Feb 06	Added As A Co-sponsor A Added As A Co-sponsor G	
Feb 18	Added As A Co-sponsor H	OWARD
Mar 11 Mar 13	Added As A Co-sponsor N	Fiscal Note Requested AS
		AMENDED/ROSK AM

Fiscal Note Requested AS
AMENDED/ROSKAM
Correctional Note Requested AS
AMENDED/ROSKAM
Judicial Note Request AS
AMENDED/ROSKAM

Mar 13—Cont.	Amendment No.01	JUD-CRIMINAL H Adopted Do Pass Amend/Short Debate 014-000-001
	Placed Cal 2nd Rdg-Sht D	
	Joint Sponsor Changed to	
	Added As A Co-sponsor C	
Mar 19	Traded Tis Tr Co sponsor C	Correctional Note Filed AS
		AMENDED
		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Apr 09		St Mandate Fis Note Filed
		Judicial Note Filed
	Second Reading-Short Deb	pate
	Pld Cal Ord 3rd Rdg-Sht I	
Apr 12	3rd Rdg-Sht Dbt-Pass/Vo	t113-000-000
Apr 14	Arrive Senate	
-	Placed Calendr, First Read	ng
	Chief Sponsor HENDON	
	First reading	Referred to Rules
Apr 16	Added As A Co-sponsor O	
Apr 24	Added as Chief Co-sponsor	
Apr 29		Assigned to Judiciary
May 07		Recommended do pass 007-000-000
	Placed Caindr, Second Rea	dng
May 08	Second Reading	
	Placed Calndr, Third Read	
May 14	Third Reading - Passed 05	5-000-000
T 10	Passed both Houses	
Jun 12	Sent to the Governor	
Jul 28	Governor approved	Eff. (: 1 + 00 01 01
	PUBLIC ACT 90-0234	Effective date 98-01-01

## HB-0158 LOPEZ - SANTIAGO - LYONS, JOSEPH AND STROGER.

Appropriates \$50,000 to the Department of Human Services to develop a bilingual educational program to be published in the Chicago metropolitan Hispanic media informing the public about alcoholism, drug dependency, and teen pregnancy. Effective July 1, 1997.

Note(s) That May Apply: Fiscal Jan 15 1997 Filed With Clerk

Added As A Joint Sponsor SANTIAGO
Jan 16 First reading Referred to Rules

Jan 22 Assigned to Appropriations-Human

Services
Jan 23 Added As A Co-sponsor LYONS, JOSEPH
Feb 28 Added As A Co-sponsor STROGER

Apr 11 Re-Refer Rules/Rul 9(B)

## HB-0159 DAVIS,MONIQUE – PERSICO – MCKEON, HOWARD, CAPPARELLI, MCGUIRE, SILVA, SCULLY, NOLAND AND LYONS,JOSEPH.

105 ILCS 5/10-22.24a from Ch. 122, par. 10-22.24a 105 ILCS 5/10-22.24b new

Amends the School Code. Provides that a school counselor is a qualified specialist who holds a valid teaching certificate and a valid Type 73 school service personnel certificate endorsed for school counseling, each issued by the State Teacher Certification Board. Lists services that are included as school counseling services. Provides that school counseling services in the public schools are furnished by a qualified specialist who holds a Type 73 school service personnel certificate endorsed for school counseling. States that the provisions of the amendatory Act do not prohibit other qualified professionals from providing such of the listed services for which they are appropriately trained. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Replaces the provisions describing what is a school counselor. Provides that a school counselor is a qualified guidance specialist who holds or is qualified for an elementary, high school, or special certificate issued by the State Teacher Certification Board and a School Service Personnel certificate endorsed for guidance and

issued by that Board. Adds provisions under which persons who have completed approved programs in other states may apply for a School Service Personnel certificate endorsed for guidance. Provides that the other qualified professionals who may provide the listed school counseling services include certificated school personnel and deletes a requirement that they be appropriately trained.

```
FISCAL NOTE, H-am 1 (State Board of Ed.)
      As amended, House Bill 159 would have no fiscal impact.
      STATE MANDATES FISCAL NOTE, H-am 1
      No change from previous note.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      Jan 15 1997
                    Filed With Clerk
                    Added As A Joint Sponsor PERSICO
                    First reading
      Jan 16
                                             Referred to Rules
      Jan 22
                                             Assigned to Elementary & Secondary
                                               Education
      Feb 18
                    Added As A Co-sponsor HOWARD
      Feb 26
                    Added As A Co-sponsor MCKEON
      Mar 05
                        Amendment No.01
                                             ELEM SCND ED H
                                             Remains in CommiElementary &
                                               Secondary Education
      Mar 12.
                                             Fiscal Note Requested AS
                                               AMND/COWLISHAW
                                             St Mandate Fis Nte ReqAS
                                               AMND/COWLISHAW
                                             Committee Elementary & Secondary
                                               Education
      Mar 13
                        Amendment No.02
                                             ELEM SCND ED H
                                             To Subcommittee011-010-000
                                             Do Pass Amend/Short Debate
                                              013-008-000
                   Placed Cal 2nd Rdg-Sht Dbt
      Mar 17
                                             Fiscal Note Filed
                                            St Mandate Fis Note Filed
                    Cal Ord 2nd Rdg-Shr Dbt
      Mar 18
                    Second Reading-Short Debate
                    Pld Cal Ord 3rd Rdg-Sht Dbt
      Apr 08
                                             3d Reading Consideration PP
                                            Calendar Consideration PP.
                    Added As A Co-sponsor CAPPARELLI
      Apr 11
                    Added As A Co-sponsor MCGUIRE
                   Added As A Co-sponsor SILVA
                    Added As A Co-sponsor SCULLY
                    Added As A Co-sponsor NOLAND
      Apr 12
                    Added As A Co-sponsor LYONS, JOSEPH
     Apr 25
                                            Re-Refer Rules/Rul 9(B)
HB-0160
            LANG.
   40 ILCS 5/8-137
                                  from Ch. 108 1/2, par. 8-137
   40 ILCS 5/8-137.1
                                  from Ch. 108 1/2, par. 8-137.1
   40 ILCS 5/8-138
                                  from Ch. 108 1/2, par. 8-138
   40 ILCS 5/8-244.1
                                  from Ch. 108 1/2, par. 8-244.1
```

Amends the Chicago Municipal Article of the Pension Code to compound the 3% automatic annual increase in retirement pension. Provides a minimum retirement annuity for persons retiring with at least 10 years of service. Authorizes withholding of labor organization dues from annuities, and grants labor organizations access to a mailing list of the Fund's annuitants. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

LENSION IN	OIE		
Increase in	accrued liability		\$205.6 M
Increase in	total annual cost	***************************************	\$ 28.5 M
Increase in	total annual cost as 9	% of payroll	2.89%
		nsion; Štate Mandates	
Jan 15 1997	Filed With Clerk		
T 16	Time Cont	D-f14- D-l	

Jan 16 First reading Referred to Rules

30 ILCS 805/8.21 new

Apr 28

May 09

May 10

Jan 22 Assigned to Personnel & Pensions Feb 19 Pension Note Filed Committee Personnel & Pensions

Mar 21 Re-Refer Rules/Rul 9(B)

#### HB-0161 MAUTINO - HASSERT - MCKEON - FEIGENHOLTZ - HOWARD, DAV-IS, MONIQUE, ERWIN, JONES, LOU, MCGUIRE AND SCHOENBERG.

215 ILCS 5/370c from Ch. 73, par. 982c

Amends the Illinois Insurance Code. Provides that treatment for mental, emotional, or nervous disorders or conditions by a licensed clinical professional counselor shall be covered. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that offered coverage for mental, emotional, or nervous or conditions be

as provided in the policy. FISCAL NOTE, H-AM 1 (Dept. of Insurance) HB 161 will not have any fiscal impact. STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 161 fails to create a State mandate. FISCAL NOTE (DCMS) HB 161 has no fiscal impact on DCMS. STATE MANDATES FISCAL NOTE, H-AM 1 No change from previous mandate note. Jan 15 1997 Filed With Clerk Added As A Joint Sponsor HASSERT Added As A Co-sponsor DAVIS,M Jan 16 First reading Referred to Rules Jan 22 Assigned to Insurance Ian 30 Added As A Co-sponsor ERWIN Feb 05 Added As A Co-sponsor HOWARD Feb 20 Added As A Co-sponsor JONES, LOU Feb 26 Added As A Co-sponsor MCKEON Added As A Co-sponsor FEIGENHOLTZ Added As A Co-sponsor DAVIS, MONIQUE Mar 05 Amendment No.01 INSURANCE Adopted Do Pass Amd/Stndrd Dbt/Vote 013-008-002 Plcd Cal 2nd Rdg Std Dbt Fiscal Note Requested KRAUSE St Mandate Fis Nte ReqKRAUSE Cal 2nd Rdg Std Dbt Mar 07 Fiscal Note Filed Added As A Co-sponsor MCGUIRE Cal 2nd Rdg Std Dbt Mar 12 St Mandate Fis Note Filed Cal 2nd Rdg Std Dbt Mar 13 Fiscal Note Filed Second Reading-Stnd Debate Pld Cal Ord 3rd Rdg-Std Dbt Mar 19 St Mandate Fis Note Filed Cal Ord 3rd Rdg-Stnd Dbt Mar 21 Fiscal Note Requested CROSS Judicial Note Request CROSS Cal Ord 3rd Rdg-Stnd Dbt Added As A Co-sponsor SCHOENBERG Apr 09 Verified 3rd Rdg-Stnd Dbt-Pass/V063-049-000 Apr 10 Arrive Senate Placed Calendr, First Reading Apr 14 Chief Sponsor PARKER Apr 15 First reading Referred to Rules Apr 25 Assigned to Insurance & Pensions

Added As A Co-sponsor VIVERITO

To Subcommittee

Committee Insurance & Pensions

Refer to Rules/Rul 3-9(a)

## HB-0162 DART - SCOTT - BROSNAHAN - BEAUBIEN, MCCARTHY, STROGER AND BRADLEY.

70 ILCS 3205/8.3 new

Amends the Illinois Sports Facilities Authority Act. Provides that the Authority may use the facilities to hold high school athletic events if the events do not unreasonably interfere with the tenant's use of the facilities. Provides that the Authority may not charge a fee that is cost prohibitive to the high schools to use the facilities. Effective immediately.

```
HOUSE AMENDMENT NO. 1.
```

Deletes reference to: 70 ILCS 3205/8.3 new Adds reference to:

70 ILCS 3205/1 from Ch. 85, par. 6001

Deletes everything. Amends the Illinois Sports Facilities Authority Act concerning the short title. Adds a caption and makes a technical change.

```
STATE MANDATES FISCAL NOTE, H-AM 1
```

HB162, with H-am 1, fails to create a State mandate.

HOMÉ RULE NOTÉ, H-AM 1

HB 162 does not preempt home rule authority.

Jan 16 1997 First reading

Added As A Joint Sponsor SCOTT Added As A Co-sponsor BROSNAHAN

Referred to Rules

Jan 22 Assigned to Executive Feb 19 Added As A Co-sponsor MCCARTHY

Feb 28 Added As A Co-sponsor STROGER

Mar 07 Added As A Co-sponsor BEAUBIEN
Mar 21 Amendment No.01 EXECUTIVE H

dment No.01 EXECUTIVE H Adopted
Do Pass Amd/Stndrd Dbt/Vote

008-007-000

Plcd Cal 2nd Rdg Std Dbt

Apr 11 St Mandate Fis Note Filed

Cal 2nd Rdg Std Dbt

Apr 12 Home Rule Note Filed

Cal 2nd Rdg Std Dbt
Apr 16 Added As A Co-sponsor BRADLEY

Apr 18 Re-committed to Rules

# HB-0163 DART - FLOWERS - SCOTT - DAVIS,STEVE - GRANBERG, JONES,LOU, MCGUIRE, STROGER, DAVIS,MONIQUE, NOVAK, MCCARTHY, PHELPS, O'BRIEN, CROTTY, BROSNAHAN, LINDNER AND BIGGERT.

```
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. Defines sex offense. Provides for the commitment of a person as sexually dangerous who has been convicted of a sex offense, adjudicated delinquent for a sex offense, found unfit to stand trial for a sex offense, or found not guilty by reason of insanity for a sex offense. Present law only permits persons charged with criminal offenses to be committed as sexually dangerous. Requires annual psychiatric examinations of persons committed as sexually dangerous. 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.

### HOUSE AMENDMENT NO. 1.

Provides that a person who is found not guilty by reason of insanity, convicted of a criminal offense or found unfit to stand trial, or adjudicated a delinquent minor may be declared sexually dangerous.

```
STATE MANDATES FISCAL NOTE, H-AM 1
```

HB 163, with H-am 1, fails to create a State mandate.

FISCAL NOTE, H-AM 1 (DCMS)

HB 163, as amended, has no fiscal impact on DCMS.

FISCAL NOTE, H-AM 1 (DCCA)
HB 163, amended, may have a fiscal impact on units of local gov't., specifically county gov't. No estimated cost is available.
CORRECTIONAL NOTE
Fiscal and corrections population impact is unknown.
FISCAL NOTE, H-AM 1 (DCMS)
No change from previous DCMS fiscal note.
FISCAL NOTE (Dpt. Corrections)
The fiscal impact for this bill is unknown.
FISCAL NOTE, H-AM 1 (Dept. of Corrections)
No change from previous note.
CORRECTIONAL NOTE, H-AM 1
No change from previous correctional note.

## HOUSE AMENDMENT NO. 2.

Adds reference to: 730 ILCS 5/5-4-1

Further amends the Unified Code of Corrections. Provides that the court, upon sentencing a defendant who is subject to the Sexually Dangerous Persons Act, shall inform the defendant that he or she is subject to the Sexually Dangerous Persons Act; may be subject to continued confinement after serving sentence for the criminal offense if the defendant is evaluated as posing a risk of harm to others, and may receive psychiatric treatment. Adds a severability clause and immediate effective date to the bill.

```
JUDICIAL NOTE, H-AM 1
```

There may be an increase in judicial workloads; it is not possible to determine impact on the need to increase the number of judges in the State.

Note(s) That May Apply: Fiscal Jan 16 1997 First reading

Added As A Joint Sponsor FLOWERS

Referred to Rules

Added As A Co-sponsor SCOTT

Jan 22
Feb 06
Feb 27
Feb 28
Added As A Co-sponsor JONES, LOU
Added As A Co-sponsor MCGUIRE
Amendment No.01
JUD-CRIMINAL H
Adopted
015-000-000

Do Pass Amend/Short Debate 015-000-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested ROSKAM St Mandate Fis Nte ReqROSKAM Judicial Note Request ROSKAM Correctional Note Requested ROSKAM

Cal Ord 2nd Rdg-Shr Dbt

Added As A Co-sponsor STROGER

Added As A Co-sponsor DAVIS, MONIQUE

Added As A Co-sponsor NOVAK

Mar 04 Added As A Co-sponsor MCCARTHY

Mar 06 St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt

Mar 07 Fiscal Note Filed

Mar 12

Cal Ord 2nd Rdg-Shr Dbt

Added As A Co-sponsor DAVIS,STEVE Added As A Co-sponsor PHELPS

Mar 14 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt Added As A Co-sponsor O'BRIEN

Mar 18 Correctional Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Apr 08 Fiscal Note Filed

Fiscal Note Filed
Fiscal Note Filed

Correctional Note Filed AS AMENDED

Amendment No.02 DART
Amendment referred to HRUL
Cal Ord 2nd Rdg-Shr Dbt

**833** HB-0163—Cont.

Apr 09	Added As A Co-sponsor CROTTY Amendment No.02 DART
	Be adopted
4 10	Cal Ord 2nd Rdg-Shr Dbt
Apr 10	Second Reading-Short Debate
	Amendment No.02 DART Adopted
	Held 2nd Rdg-Short Debate
	Added As A Co-sponsor BROSNAHAN
Apr 11	Judicial Note Filed
<b>F</b>	Held 2nd Rdg-Short Debate
Apr 12	Pld Cal Ord 3rd Rdg-Sht Dbt
Apr 15	3rd Rdg-Sht Dbt-Pass/Vot115-000-002
Apr 15	<u> </u>
	Added As A Co-sponsor LINDNER
	Added As A Co-sponsor BIGGERT
	Added As A Co-sponsor GRANBERG
Apr 16	Arrive Senate
	Placed Calendr, First Reading
Apr 21	Chief Sponsor RADOGNO
Apr 23	First reading Referred to Rules
Apr 24	Added As A Co-sponsor DILLARD
Apr 25	Added as Chief Co-sponsor CARROLL
ripi 23	Added as Chief Co-spoisor CARROLL

## HB-0164 FLOWERS - DART - HARTKE - SCOTT - LANG, HOWARD, GIGLIO, SLONE AND STROGER.

325 ILCS 5/4.5 new 705 ILCS 405/2-24 from Ch. 37, par. 802-24 705 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 actions under the Juvenile Court Act in which the infant or a sibling is alleged to be abused or neglected. Amends the "Abused, Neglected or Dependent Minors" Article of the Juvenile Court Act of 1987. In Sections providing for orders of protective supervision and orders of protection, requires 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.

### HOUSE AMENDMENT NO. 1.

Adds reference to: 325 ILCS 5/7.3d new 325 ILCS 4/8.2 325 ILCS 4/8.2a new 325 ILCS 4/8.2b new

Replaces the amendatory provisions of the bill and reinserts those provisions. Further amends the Abused and Neglected Child Reporting Act. Provides for assessments and referrals of substance-abusing parents with children in programs selected by the Department of Human Services. Establishes standards for family preservation programs provided by DCFS, including standards for parent education courses. Establishes guidelines for determining whether a child's family is willing and able to provide the child with a safe family home. Effective immediately.

STATE MANDATES FISCAL NOTE, H-AM 1
HB 164, with H-am 1, creates a local organization and structure
mandate which does not require State reimbursement.
FISCAL NOTE, H-AM 1 (DCFS)
The fiscal impact to DCFS is \$80,000 per year.
JUDICIAL NOTE, H-AM 1
There may be an increase in judicial workloads; it is not possible to determine impact on the need to increase the number of judges in the State.

## HOUSE AMENDMENT NO. 3.

Deletes reference to:

325 ILCS 5/8.2b new Adds reference to: 705 ILCS 405/2-10

from Ch. 37, par. 802-10

Replaces everything after the enacting clause. Reinserts provisions of House Amendment No. 1 amending the Abused and Neglected Child Reporting Act with respect to drug-affected newborn infants and assessments and referrals of substance-abusing parents, with some changes. Further amends that Act to require a report from DCFS by January 1, 1998 concerning services provided and to require an annual evaluation by the University of Illinois Child and Family Research Center; authorizes DCFS to establish rules to develop uniform standards for parenting education courses that serve as part of family preservation or reunification efforts. Reinserts provisions of House Amendment No. 1 amending the Juvenile Court Act; further amends that Act to require DCFS to give testimony in a temporary custody hearing concerning a child endangerment risk assessment. Effective immediately.

Jan 16 1997 First reading Added As A Joint Sponsor FLOWERS Referred to Rules Jan 22 Assigned to Judiciary I - Civil Law Jan 29 Added As A Co-sponsor HARTKE Added As A Co-sponsor SCOTT Jan 30 Added As A Co-sponsor LANG Feb 18 Added As A Co-sponsor HOWARD Mar 12 Fiscal Note Requested AS AMENDED/CROSS St Mandate Fis Nte ReqAS AMENDE/CROSS Committee Judiciary I - Civil Law Mar 13 Amendment No.01 JUD-CIVIL LAW H Adopted Do Pass Amd/Stndrd Dbt/Vote 006-004-001 Plcd Cal 2nd Rdg Std Dbt Mar 20 Added As A Co-sponsor GIGLIO Apr 07 St Mandate Fis Note Filed Cal 2nd Rdg Std Dbt Apr 08 Fiscal Note Filed Second Reading-Stnd Debate Pld Cal Ord 3rd Rdg-Std Dbt Judicial Note Filed Apr 11 Cal Ord 3rd Rdg-Stnd Dbt Apr 18 Primary Sponsor Changed To FLOWERS Joint Sponsor Changed to DART Relld 2nd Rdng-Stnd Debate **FLOWERS** Amendment No.02 Amendment referred to HRUL Hld Cal Ord 2nd Rdg-Shr Dbt Apr 19 Amendment No.03 FLOWERS Amendment referred to HRUL Hid Cal Ord 2nd Rdg-Shr Dbt **FLOWERS** Apr 23 Amendment No.03 Rules refers to HJUA Hld Cal Ord 2nd Rdg-Shr Dbt Apr 24 Amendment No.03 **FLOWERS** Be adopted Added As A Co-sponsor SLONE Added As A Co-sponsor STROGER Amendment No.03 FLOWERS Adopted Pld Cal Ord 3rd Rdg-Std Dbt Tabled Pursuant to Rule40(A) HFA 02 3rd Rdg-Stnd Dbt-Pass/V105-010-000 Apr 25 Arrive Senate Chief Sponsor KARPIEL Placed Calendr, First Reading Referred to Rules First reading

## HB-0165 DART - FLOWERS - LANG - KRAUSE - WOJCIK, SCOTT, JONES, LOU, GILES AND SCULLY.

```
750 ILCS 50/1 from Ch. 40, par. 1501
```

Amends the Adoption Act. In the definition of "unfit person", provides that "failure to make reasonable progress toward the return of the child to the parent" may be defined as failure to complete within 12 months after an adjudication under the Juvenile Court Act the service plan established to correct the conditions that were the basis for the removal of the child from the parent. Effective immediately.

FISCAL NOTE (DCFS)

HB165 has no discernible fiscal impact.

JUDICIAL NOTE

There may be a minimal increase in judicial workloads, but no increase in the need for the number of judges in the State.

HOME RULE NOTE

HB165 does not preempt home rule authority.

## HOUSE AMENDMENT NO. 1.

```
Adds reference to:
New Act
20 ILCS 505/5
                           from Ch. 23, par. 5005
20 ILCS 505/6a
20 ILCS 505/7
                           from Ch. 23, par. 5006a
                           from Ch. 23, par. 5007
20 ILCS 505/7.7
225 ILCS 10/4.2
                            from Ch. 23, par. 2214.2
325 ILCS 5/2
                           from Ch. 23, par. 2052
325 ILCS 5/5
                          from Ch. 23, par. 2055
325 ILCS 5/7.5
                           from Ch. 23, par. 2057.5
325 ILCS 5/8.2
                           from Ch. 23, par. 2058.2
                             from Ch. 37, par. 801-2
705 ILCS 405/1-2
                             from Ch. 37, par. 801-3
705 ILCS 405/1-3
705 ILCS 405/1-5
                             from Ch. 37, par. 801-5
                             from Ch. 37, par. 801-8
705 ILCS 405/1-8
                             from Ch. 37, par. 802-10
705 ILCS 405/2-10
705 ILCS 405/2-10.1
                             from Ch. 37, par. 802-10.1
705 ILCS 405/2-13
                             from Ch. 37, par. 802-13
705 ILCS 405/2-14
705 ILCS 405/2-15
                             from Ch. 37, par. 802-14
from Ch. 37, par. 802-15
705 ILCS 405/2-16
                             from Ch. 37, par. 802-16
705 ILCS 405/2-17
                             from Ch. 37, par. 802-17
705 ILCS 405/2-17.1
                             from Ch. 37, par. 802-20
705 ILCS 405/2-20
705 ILCS 405/2-21
                             from Ch. 37, par. 802-21
                             from Ch. 37, par. 802-22
705 ILCS 405/2-22
                             from Ch. 37, par. 802-23
705 ILCS 405/2-23
705 ILCS 405/2-24
                             from Ch. 37, par. 802-24
                             from Ch. 37, par. 802-25
705 ILCS 405/2-25
705 ILCS 405/2-27
705 ILCS 405/2-27.5 new
705 ILCS 405/2-28
                             from Ch. 37, par. 802-27
                             from Ch. 37, par. 802-28
705 ILCS 405/2-28.1
705 ILCS 405/2-29
                             from Ch. 37, par. 802-29
705 ILCS 405/2-31
                             from Ch. 37, par. 802-31
```

Deletes everything. Reinserts the provisions of the bill and makes additional changes as follows: Creates the Interstate Compact on Adoption Act to authorize DCFS to enter into compacts with other states for the protection of children on behalf of whom adoption assistance, including medical assistance, is being provided. Amends the Children and Family Services Act, the Child Care Act of 1969, the Abused and Neglected Child Reporting Act, and the Juvenile Court Act and further amends the Adoption Act. Requires DCFS to provide for the health and safety of children in its care; requires permanent placement of children at the earliest opportunity. Authorizes DCFS to renew an existing foster family home license of an applicant who was convicted of an enumerated offense if the offense occurred more than 10 years before the effective date of this amendatory Act and if certain other conditions are met. Sets forth factors to be considered by a court in determining a minor's best interests. Makes numerous changes in the Juvenile Court Act concern-

ing permanency hearings, rights of parents, and other matters. Adds to definition of an "unfit person" for purposes of the Adoption Act: abandonment of a newborn infant in a hospital or in any setting where the evidence suggests that the parent intended to relinquish his or her parental rights; conviction of certain offenses relating to murder of a child; failure to make reasonable progress toward the return of a child within 9 (now, 12) months after an adjudication of abuse, neglect, or dependency; incarceration of the parent of a child in DCFS temporary custody or guardianship; and presence of a controlled substance in a child's blood, urine, or meconium at birth. Makes other changes. Makes changes to the Adoption Act concerning failure to make reasonable progress toward the return of a child effective immediately.

## SENATE AMENDMENT NO. 1.

Amends the Children and Family Services Act; provides that a case plan shall provide for the utilization of family preservation services (now, "reasonable" family preservation services). Amends the Juvenile Court Act; provides for serving notice following an ex parte shelter care hearing as required by Supreme Court Rule. Amends the Adoption Act; in the definition of "unfit person" based on a parent's failure to make reasonable progress toward return of the child to the parent, requires that services described in a service plan were available. Adds a severability clause to the bill.

```
FISCAL NOTE, AMENDED & ENGROSSED (DCFS)
HB 165, amended and engrossed has no fiscal impact in FY98.
and will present savings to the Dept. in future years.
STATE MANDATES FISCAL NOTE, S-AM 1 (DCCA)
Fails to create a State mandate.
JUDICIAL NOTE, S-AM 1
This may increase the need for judges in the state, it is not
possible to determine the number of additional judges needed.
Jan 16 1997
              First reading
              Added As A Joint Sponsor FLOWERS
                                       Referred to Rules
Jan 22
                                       Assigned to Judiciary I - Civil Law
Jan 29
              Added As A Co-sponsor SCOTT
Jan 30
                                       Do Pass/Short Debate Cal 011-000-000
              Placed Cal 2nd Rdg-Sht Dbt
              Added As A Co-sponsor LANG
                                       Fiscal Note Requested CROSS
                                       Judicial Note Request CROSS
              Cal Ord 2nd Rdg-Shr Dbt
Feb 05
              Primary Sponsor Changed To BIGGERT
              Joint Sponsor Changed to DART
Feb 18
              Primary Sponsor Changed To DART
Mar 04
                                       Fiscal Note Filed
              Cal Ord 2nd Rdg-Shr Dbt
Mar 19
                                       Judicial Note Filed
              Cal Ord 2nd Rdg-Shr Dbt
Mar 20
              Second Reading-Short Debate
              Pld Cal Ord 3rd Rdg-Sht Dbt
Apr 08
              Relid 2nd Rdng-Short Debate
              Held 2nd Rdg-Short Debate
                                       Home Rule Note RequestBLACK
Apr 18
                                       Home Rule Note Filed
              Held 2nd Rdg-Short Debate
                   Amendment No.01
                                       DART
Apr 23
                   Amendment referred to HRUL
              Added As A Co-sponsor KRAUSE
              Added As A Co-sponsor WOJCIK
              Added As A Co-sponsor SCOTT
                   Amendment No.01
                                       DART
                                         HJUA
                   Rules refers to
              Held 2nd Rdg-Short Debate
Apr 24
                   Amendment No.01
                                       DART
                                       Be adopted
                                       DART
                                                               Adopted
                   Amendment No.01
```

	Apr 24— <i>Cont</i> .	Pld Cal Ord 3rd Rdg-Sht D	
		Added As A Co-sponsor JC	
		Added As A Co-sponsor Gl	
		Added As A Co-sponsor SC	CULLY
	4 05	3rd Rdg-Sht Dbt-Pass/Vot	117-000-000
	Apr 25	Arrive Senate	
		Chief Sponsor KARPIEL	
		Placed Calendr, First Readr	
	Apr 30	First reading	Referred to Rules
	May 07	Amendment No.01	Assigned to Judiciary JUDICIARY S Adopted
	Way 07	Amendment No.01	JUDICIARY S Adopted Recommnded do pass as amend
			009-000-000
		Placed Calndr, Second Read	
		Added as Chief Co-sponsor	
		Added As A Co-sponsor CI	
	May 08		St Mandate Fis Nte RegTROTTER
	•		Judicial Note Request TROTTER
			Fiscal Note Requested OBAMA
	May 09	Added as Chief Co-sponsor	PARKER
	May 12		Fiscal Note Filed
			AND ENGROSSED
	May 13		St Mandate Fis Note Filed
		Second Reading	
	Man. 14	Placed Calndr, Third Readi	
	May 14 May 15	Third Dooding Doggod 050	Judicial Note Filed
	May 15	Third Reading - Passed 059 Arrive House	7-000-000
		Place Cal Order Concurren	ce 01
	May 16	Motion Filed Concur	CC 01
	1124) 10	Refer to Rules/Rul 75(a)	
		Place Cal Order Concurren	ce 01
	May 20		01/HJUA
	•	Place Cal Order Concurren	ce 01
	May 21		Be approved consideration
		Place Cal Order Concurren	
	May 22	H Concurs in S Amend. 01,	/098-012-008
		Passed both Houses	
	Jun 20	Sent to the Governor	
	Jun 25	Governor approved	
		Effective date 98-01-01	
		Effective date 97-06-25	(COME CHANGES TO
			(SOME CHANGES TO
		PUBLIC ACT 90-0028	ADOPTION ACT)
) ]	66 DART -	- LANG.	

35 ILCS 200/18-56 35 ILCS 200/18-60 35 ILCS 200/18-65 35 ILCS 200/18-70 35 ILCS 200/18-72 new 35 ILCS 200/18-85 35 ILCS 200/18-90 35 ILCS 200/18-105

Amends the Property Tax Code. Requires taxing districts with a majority of their equalized assessed value within a county of 3,000,000 or more inhabitants to disclose by publication and hold a public hearing on adopting an aggregate levy in amounts (i) more than 105% of the amount of property taxes extended upon the final aggregate levy of the preceding year or (ii) more than the amount of property taxes extended upon the final aggregate levy of the preceding year increased by the percentage increase in the C.P.I. during the calendar year preceding the levy year, whichever is less. Requires taxing districts with a majority of their equalized assessed value within a county of less than 3,000,000 to disclose by publication and hold a hearing on their intent to adopt an aggregate levy in amounts more than 105% of the amount of property taxes extended upon the aggregate levy of the preceding year. Requires the taxing district to determine "election costs" not less than 30 (now 20) days prior to the adoption of its levy. Provides hearing schedules for taxing districts with a majority of current equalized assessed value within a county having 3,000,000 or more inhabitants on their intention to adopt an aggregate levy. Makes other changes. Effective immediately.

```
HOUSE AMENDMENT NO. 1.
      Deletes reference to:
      35 ILCS 200/18-56
35 ILCS 200/18-60
      35 ILCS 200/18-65
35 ILCS 200/18-70
      35 ILCS 200/18-72 new
      35 ILCS 200/18-85
35 ILCS 200/18-90
      Adds reference to:
      35 ILCS 200/17-5
  Deletes everything. Amends the Property Tax Code to make a technical change
in the Section concerning equalization among counties.
      FISCAL NOTE, H-AM 1 (Dept. of Revenue)
      There is no fiscal impact to this Dept.
      STATE MANDATES FISCAL NOTE, H-AM 1
      HB166, with H-am 1, fails to create a State mandate.
      HOME RULE NOTE, H-AM I
      HB166, with H-am 1, does not preempt home rule authority.
  Note(s) That May Apply: Fiscal; State Mandates
      Jan 16 1997
                    First reading
                                              Referred to Rules
                                              Assigned to Revenue
      Jan 22
      Jan 30
                    Added As A Joint Sponsor LANG
      Mar 21
                                               REVENUE
                         Amendment No.01
                                                                       Adopted
                                              Do Pass Amd/Stndrd Dbt/Vote
                                                006-005-000
                    Plcd Cal 2nd Rdg Std Dbt
                                              Fiscal Note Requested AS
                                                 AMENDED/MOORE,A
                                              St Mandate Fis Nte RegAS
                                                 AMENDED/MOORE,A
                                              Home Rule Note RequestAS
                                                 AMENDED/MOORE,A
                    Cal 2nd Rdg Std Dbt
      Apr 08
                                              Fiscal Note Filed
                    Cal 2nd Rdg Std Dbt
      Apr 11
                                              St Mandate Fis Note Filed
                                              Home Rule Note Filed
                    Cal 2nd Rdg Std Dbt
                    Second Reading-Stnd Debate
      Apr 12
                    Pld Cal Ord 3rd Rdg-Std Dbt
      Apr 18
                                               Re-committed to Rules
```

## HB-0167 MOFFITT - FANTIN - MYERS - MITCHELL - BOLAND.

30 ILCS 805/8.21 new 35 ILCS 200/15-172

Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Allows counties, by ordinance, to establish a date for the submission of applications that is different (now earlier) than July 1.

```
STATE MANDATES FISCAL NOTE
In the opinion DCCA, HB 167 creates a "tax exemption mandate" which ordinarily requires reimbursement in the amount of 100% of the loss in revenue of certain local governments directly attributable to the exemption. However, HB 167 contains an express exemption under the State Mandates Act which relieves the State of any reimbursement liability.

Jan 16 1996 Added As A Joint Sponsor FANTIN
Jan 16 1997 First reading Referred to Rules
Jan 22 Assigned to Revenue
Feb 05 Added As A Co-sponsor MYERS
```

Feb 05 Added As A Co-sponsor MYERS
Added As A Co-sponsor MITCHELL
Added As A Co-sponsor BOLAND

Mar 12		St Mandate Fis Note Filed
Mar 13		Committee Revenue Do Pass/Short Debate Cal 011-000-000
	Placed Cal 2nd Rdg-Sht Db	ot
Mar 18	Second Reading-Short Deb	
	Pld Cal Ord 3rd Rdg-Sht D	
Mar 21	3rd Rdg-Sht Dbt-Pass/Vot	
Apr 09	Arrive Senate	
•	Placed Calendr, First Readn	ng
	Sen Sponsor HÁWKINSO	Ň
	Added as Chief Co-sponsor	
	Added as Chief Co-sponsor	O'MALLEY
	First reading	Referred to Rules
Apr 17	-	Assigned to Revenue
<b>M</b> ay 01		Recommended do pass 010-000-000
•	Placed Calndr, Second Read	ing
May 07	Second Reading	
-	Placed Calndr, Third Reading	ng
May 08	Third Reading - Passed 057	7-000-000
	Passed both Houses	
Jun 06	Sent to the Governor	
Jul 25	Governor approved	
	PUBLIC ACT 90-0204	Effective date 97-07-25
HB-0168 MULL	IGAN – LANG.	
405 ILCS 5/1-100		1 1/2, par. 1-100
Amends the Mer	ital Health and Developm	nental Disabilities Code to add a cap-
tion and make stylis	stic changes in the short ti	itle Section.
FISCAL NOT		
There is no fisc	al impact to DMHDD.	
STATE MAN	DATES FISCAL NOTE	
HB 168 fails to	meet the definition of a Stat	
Jan 16 1997	First reading	Referred to Rules
Jan 22		Assigned to Human Services
Jan 30		Motion Do Pass-Lost 005-004-000
		HHSV
		Remains in CommiHuman Services
<b>F</b> eb 19		Do Pass/Stdnrd Dbt/Vo006-005-000
	Plcd Cal 2nd Rdg Std Dbt	B: B
		Fiscal Note Requested ZICKUS
	C. C. L. D. L. C. L. D.	St Mandate Fis Nte ReqZICKUS
34 04	Cal 2nd Rdg Std Dbt	TO INTA POLI
<b>M</b> ar 04		Fiscal Note Filed

St Mandate Fis Note Filed

Cal 2nd Rdg Std Dbt

Apr 12 Second Reading-Stnd Debate Pld Cal Ord 3rd Rdg-Std Dbt

Primary Sponsor Changed To MULLIGAN Apr 18

Relld 2nd Rdng-Stnd Debate Hld Cal Ord 2nd Rdg-Shr Dbt

Pld Cal Ord 3rd Rdg-Std Dbt Apr 24 3rd Rdg-Stnd Dbt-Pass/V063-055-000

Added As A Joint Sponsor LANG Arrive Senate

Placed Calendr, First Reading

#### HB-0169 LANG - SAVIANO - CAPPARELLI AND BURKE.

New Act

Creates the Illinois Gaming Act of 1997. Contains only the short title.

FISCAL NOTE (III. Gaming Board) As introduced, HB169 has no fiscal impact.

STATE MANDATES FISCAL NOTE

HB 169 does not create a State mandate.

HOME RULE NOTE

HB169 does not preempt home rule authority.

FISCAL NOTE, AMENDED (Dpt. Corrections) HB169 has minimal corrections population and fiscal impact.

CORRECTIONAL NOTE, AMENDED

No change from DOC fiscal note. JUDICIAL NOTE, H-AM 3 There may be an increase in judicial workloads; it is not possible to determine impact on the need for judges. PENSION NOTE, H-AM 3 No fiscal impact on any public retirement system or pension fund under the Illinois Pension Code STATE DEBT IMPACT NOTE, H-AM 3 HB169, as amended by H-am 3 would not increase the authorization level of State-secured debt and would not have an impact on general obligation debt. FISCAL NOTE, H-AM 3 (State Bd. of Ed.) \$5 M in school construction bonds would be issued over a 5-yr. period, to be administered by CDB. SBE is unable to estimate costs to CDB. The only cost to SBE will be for rules development/revision and can be done with current staff. STATE MANDATES FISCAL NOTE, H-AM 3 No change from previous note. HOUSING AFFORDABILITY NOTE, AMENDED No fiscal effect on a single-family residence STATE MANDATES FISCAL NOTE, H-AM 3 No change from previous mandates note. HOME RULE NOTE, H-AM 3 No change from previous home rule note. HOUSING AFFORDABILITY NOTE, H-AMS 3 & 4 No change from previous housing affordability note. FISCAL NOTE, H-AM 3 (III. Gaming Board) Licensing 14 additional casinos and 6 racetracks would cause an estimated \$18.6 M cost increase, not including costs associated with splitting a license. The \$14 M for expenses above FY97 level called for in H-am 3 is \$900,000 below the FY98 request. Jan 16 1997 First reading Referred to Rules Jan 22 Assigned to Executive Jan 30 Added As A Joint Sponsor SAVIANO Added As A Co-sponsor CAPPARELLI Added As A Co-sponsor BURKE Feb 19 Do Pass/Stdnrd Dbt/Vo008-007-000 Plcd Cal 2nd Rdg Std Dbt Fiscal Note Requested RUTHERFORD St Mandate Fis Nte ReqRUTHERFORD Home Rule Note RequestRUTHERFORD Feb 27 Fiscal Note Filed Cal 2nd Rdg Std Dbt Mar 04 St Mandate Fis Note Filed Home Rule Note Filed Cal 2nd Rdg Std Dbt Second Reading-Stnd Debate Mar 05 Pld Cal Ord 3rd Rdg-Std Dbt Apr 08 Relld 2nd Rdng-Stnd Debate Amendment No.01 LANG Amendment referred to HRUL Amendment No.02 LAWFER Amendment referred to HRUL Hid Cal Ord 2nd Rdg-Shr Dbt Apr 09 Amendment No.03 Amendment referred to HRUL Hid Cal Ord 2nd Rdg-Shr Dbt Amendment No.01 Rules refers to **HEXC** Amendment No.02 LAWFER HEXC Rules refers to Amendment No.03 LANG Rules refers to HEXC Hld Cal Ord 2nd Rdg-Shr Dbt LAWFER Apr 10 Amendment No.02 Motion Do Adopt-Lost 004-010-000 Held in committee Hid Cal Ord 2nd Rdg-Shr Dbt

	Apr 11		Fiscal Note Filed
			Correctional Note Filed AS AMENDED
		Amendment No.03	LANG
			Be adopted
		Amendment No.04 Amendment referred	YOUNGE
		Hld Cal Ord 2nd Rdg-Shr	
	Apr 12	Amendment No.04	YOUNGE
		Rules refers to	HEXC
	Apr 14	Hld Cal Ord 2nd Rdg-Shr	Judicial Note Filed
	•		Pension Note Filed
		Amendment No.04	YOUNGE
			Motion Do Adopt-Lost 005-005-000 Held in committee
		Amendment No.04	YOUNGE
		Hid Cal Ord 2nd Dda Shall	Be adopted
	Apr 15	Hld Cal Ord 2nd Rdg-Shr	State Debt Note Filed AS AMENDED
	11p1 10		Fiscal Note Filed
		A N - 05	St Mandate Fis Note Filed
		Amendment No.05 Amendment referred	YOUNGE
		Hid Cal Ord 2nd Rdg-Shr	
	Apr 16	A 1 N . 05	Housing Aford Note Filed
		Amendment No.05 Rules refers to	YOUNGE HEXC
		Hld Cal Ord 2nd Rdg-Shr	
	Apr 17	Amendment No.05	YOUNGE
			Be adopted St Mandate Fis Note Filed
			Home Rule Note Filed
		Hld Cal Ord 2nd Rdg-Shr	
	Apr 22	Hld Cal Ord 2nd Rdg-Shr	Housing Aford Note Filed
	Apr 25	The car of a zha Rug om	Fiscal Note Filed
		Hld Cal Ord 2nd Rdg-Shr	
IID A1	IZO I ANO	AND HADTEE	Re-Refer Rules/Rul 9(B)
HB-01	ILCS 5/18-19	AND HARTKE.	22, par. 18-19
		relating to the Education	on caption and changes the spelling of
a wor	STATE MAN	DATES FISCAL NOTE	Assistance I und.
	In the opinion	of DCCA, HB 170 fails to m	
		te under the State Mandates E (State Board of Educatior	
		HB170 has no fiscal impact.	
	STATE MAN	DATES FISCAL NOTE (S	
	Jan 16 1997	m SBE fiscal note. First reading	Referred to Rules
	Jan 22	1 Hot roughing	Assigned to Elementary & Secondary
	I 20		Education
	Jan 30		Recommended do pass STANDARD DEBA
			016-003-000
	T 01	Placed Cal 2nd Rdg-Sht D	bt
	Jan 31	Cal Ord 2nd Rdg-Shr Dbt	Fiscal Note Requested COWLISHAW
	Feb 18	Car Ola Zila Rug-Bili Dul	St Mandate Fis Note Filed
	Feb 27		Fiscal Note Filed
		Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note Filed
	Feb 28	Second Reading-Short Deb	pate
		Pld Cal Ord 3rd Rdg-Sht I	Obt
	Mar 14 Apr 18	Added As A Co-sponsor H.	ARTKE Re-committed to Rules
	Thi 10		Ne-committee to Kules

HB-0171 842

## HB-0171 SAVIANO – LANG.

735 ILCS 5/1-102 from Ch. 110, par. 1-102

Amends the Code of Civil Procedure. Makes a technical change in regard to the continuation of prior statutes.

FISCAL NOTE (DCCA)

HB171 has no fiscal impact on DCCA or local governments.

Jan 16 1997 First reading Referred to Rules

 Jan 22
 Assigned to Judiciary I - Civil Law

 Jan 30
 Recommended do pass STNDRD

DEBATE 006-005-000

Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested CROSS

Cal 2nd Rdg Std Dbt

Feb 05 Primary Sponsor Changed To SAVIANO
Added As A Joint Sponsor LANG

Apr 17 Fiscal Note Filed
Cal 2nd Rdg Std Dbt

Apr 23 Second Reading-Stnd Debate Hld Cal Ord 2nd Rdg-Shr Dbt

Apr 25 Re-Refer Rules/Rul 9(B)

## HB-0172 TURNER, JOHN - MEYER.

720 ILCS 5/4-1 from Ch. 38, par. 4-1

Amends the Criminal Code of 1961. Makes grammatical changes in Section defining "voluntary act".

STATE MANDATES FISCAL NOTE

HB 172 fails to meet the definition of a State mandate.

FISCAL NOTE (Dpt. of Corrections)

Corrections population and fiscal impact is none.

CORRECTIONAL NOTE
No change from DOC fiscal note.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/28-9 Adds reference to: 720 ILCS 5/26-1

Deletes everything. Amends the Criminal Code of 1961 concerning disorderly conduct. Provides that transmitting a false report to a peace officer, public officer, or public employee that an offense has been committed is a Class 4 felony (rather than a Class B misdemeanor). Effective immediately.

## SENATE AMENDMENT NO. 1.

Adds reference to: 50 ILCS 750/15.2 from Ch. 134, par. 45.2 from Ch. 37, par. 802-14 725 ILCS 5/108-8 from Ch. 38, par. 108-8

Deletes everything. Amends the Emergency Telephone System Act. Provides that a person who calls 911 to make a false report is subject to disorderly conduct. Amends the Juvenile Court Act of 1987. Provides that an adjudicatory hearing for an alleged abused, neglected, or dependent minor shall be commenced (now held) within 90 days of the date of service of process upon the minor, parents, guardian, and legal custodian. Permits the court to allow subsequent delay in the proceedings to ensure a fair hearing. Amends the Criminal Code of 1961. Provides that transmitting or causing to be transmitted a false report to a public safety agency without reasonable grounds is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense. Amends the Code of Criminal Procedure of 1963. Provides that an officer executing a search warrant may make entry without first knocking and announcing his or her office when there is a reasonable belief that a weapon will be used against the officer executing the warrant or against another person or when there is an imminent danger that evidence will be destroyed (now the prior possession of firearms by an occupant of the building within a reasonable time period).

Jan 16 1997 Jan 22 Jan 30	First reading	Referred to Rules Assigned to Judiciary II - Criminal Law Recommended do pass STANDARD
<b>Juli</b> 30		DEBA 007-006-000
Feb 04	Plcd Cal 2nd Rdg Std Dbt	Fiscal Note Requested ROSKAM St Mandate Fis Nte ReqROSKAM Judicial Note Request ROSKAM Correctional Note Requested ROSKAM
	Cal 2nd Rdg Std Dbt	
Feb 05	Primary Sponsor Changed	
Feb 18	G 10 151 0:151	St Mandate Fis Note Filed
Man 04	Cal 2nd Rdg Std Dbt	Pinnet Mass Pited
Mar 04		Fiscal Note Filed Correctional Note Filed
	Cal 2nd Rdg Std Dbt	Correctional Note Filed
Apr 08	Primary Sponsor Changed	To TURNER IOHN
Apr 10	Added As A Co-sponsor M	
Apr 11	Amendment No.01 Amendment referred to Cal 2nd Rdg Std Dbt	TURNER, JOHN
Apr 12	Amendment No.01 Rules refers to	TURNER,JOHN HJUB
A 14	Cal 2nd Rdg Std Dbt	TUDNED IOUN
Apr 14	Amendment No.01  Cal 2nd Rdg Std Dbt	TURNER, JOHN Be adopted
Apr 15	Cai zha Rag Sta Dot	Judicial Note Request WITHDRAWN/ROSKAM
	Second Reading-Stnd Deba Amendment No.01	tte TURNER,JOHN Adopted
4 46	Pld Cal Ord 3rd Rdg-Std D	Obt
Apr 16	3rd Rdg-Stnd Dbt-Pass/V1	17-000-000
Apr 17	Arrive Senate Placed Calendr, First Readr	
Apr 18	Chief Sponsor DUDYCZ	ığ
Apr 23	First reading	Referred to Rules
Apr 29	r not roughly	Assigned to Judiciary
May 07	Amendment No.01	JUDICIARY S Adopted
		Recommnded do pass as amend 009-000-000
<b>1</b> 00	Placed Calndr, Second Read	ing
May 08	Second Reading	
May 14	Placed Calndr, Third Reading Filed with Secretary	ng
May 14	Amendment No.02	DUDYCZ
	Amendment referred	
	Amendment No.02	DUDYCZ
	Rules refers to	SJUD
May 16	Amendment No.02	DUDYCZ
		Held in committee
	Third Reading - Passed 043	3-009-003
	Tabled Pursuant to Rule5-4	I(A) SA 02
	Third Reading - Passed 043 Arrive House	3-009-003
	Place Cal Order Concurren	ca 01
May 19	Motion Filed Concur	CE 01
, 17	Refer to Rules/Rul 75(a)	
	Place Cal Order Concurren	ce 01
May 21	Motion referred to	01/HJUB
· ·	Place Cal Order Concurren	ce 01
May 22		Be approved consideration
	H Concurs in S Amend. 01.	/117-000-000
I 20	Passed both Houses	
Jun 20	Sent to the Governor	
Aug 17	Governor approved PUBLIC ACT 90-0456	Effective date 98-01-01
	1 UDLIC ACT 90-0430	LITCUIVE UAIC 90-01-01

#### HB-0173 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.

STATE MANDATES FISCAL NOTE HB173 fails to create a State mandate.

FISCAL NOTE (Office of Auditor General)

There will be no fiscal impact on the Auditor General Office.

HOME RULE NOTE

HB173 does not preempt the home rule powers of local gov't.

Jan 16 1997 First reading Referred to Rules Jan 22 Assigned to State Govt Admin &

Election Refrm Feb 20 Do Pass/Stdnrd Dbt/Vo007-006-000

Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested CLAYTON St Mandate Fis Nte ReqCLAYTON

Cal 2nd Rdg Std Dbt Mar 04

Cal 2nd Rdg Std Dbt

Cal 2nd Rdg Std Dbt

Apr 18 Cal 2nd Rdg Std Dbt Home Rule Note RequestBLACK

Home Rule Note Filed

Fiscal Note Filed

St Mandate Fis Note Filed

Re-committed to Rules

#### HB-0174 LANG.

Apr 16

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.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB174 fails to create a State mandate.

FISCAL NOTE (Bureau of the Budget)

HB174 does not increase or decrease State expenditures or

revenues.

Jan 16 1997 First reading Referred to Rules Ian 22 Assigned to State Govt Admin & Election Refrm

Feb 20 Plcd Cal 2nd Rdg Std Dbt Do Pass/Stdnrd Dbt/Vo007-006-000

Fiscal Note Requested CLAYTON St Mandate Fis Nte RegCLATYTON

Cal 2nd Rdg Std Dbt

Mar 04 St Mandate Fis Note Filed

Cal 2nd Rdg Std Dbt Fiscal Note Filed Mar 06

Second Reading-Stnd Debate Pld Cal Ord 3rd Rdg-Std Dbt

Apr 18 Re-committed to Rules

#### HB-0175 LANG - SAVIANO - CAPPARELLI.

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.

FISCAL NOTE (Illinois Gaming Board) As introduced, HB175 has no fiscal impact.

HOME RULÉ NOTE

HB 175 does not preempt home rule authority.

STATE MANDATES FISCAL NOTE

HB 175 does not create a mandate.

HOUSING AFFORDABILITY NOTE, H-AM 6

No fiscal effect on a single-family residence.

Jan 16 1997 First reading Referred to Rules Jan 22 Assigned to Executive

Added As A Joint Sponsor SAVIANO Jan 30

Added As A Co-sponsor CAPPARELLI

Feb 19	_	Do Pass/Stdnrd Dbt/Vo0	08-007-000
	Picd Cal 2nd Rdg Std Dbt	Elecal Mass Decreased	
		Fiscal Note Requested RUTHERFORD	
		St Mandate Fis Nte	
		ReqRUTHERFORD	
		Home Rule Note	D.
Feb 27		RequestRUTHERFOR Fiscal Note Filed	D
10027	Cal 2nd Rdg Std Dbt	riscai riote riiot	
Mar 07	Amendment No.01	YOUNGE	
	Amendment referred to	o HRUL	
Mar 12	Cal 2nd Rdg Std Dbt Amendment No.02	LAWFER	
17.0. 12	Amendment referred		
		Home Rule Note Filed	
	Cal and Pdg Std Dbt	St Mandate Fis Note Filed	1
Apr 08	Cal 2nd Rdg Std Dbt Amendment No.03	LANG	
Tipi oo	Amendment referred		
	Cal 2nd Rdg Std Dbt	LANG	
Apr 09	Amendment No.04 Amendment referred to	LANG	
	Cal 2nd Rdg Std Dbt	OTRUL	
	Amendment No.01	YOUNGE	
	Rules refers to	HEXC	
	Amendment No.02 Rules refers to	LAWFER HEXC	
	Amendment No.03	LANG	
	Rules refers to	HEXC	
A == 10	Cal 2nd Rdg Std Dbt Amendment No.02	LAWFER	
Apr 10	Amendment No.02	Motion Do Adopt-Lost 00-	4-010-000
		Held in committee	. 010 000
	Cal 2nd Rdg Std Dbt	VOUNCE	
Apr 11	Amendment No.05 Amendment referred	YOUNGE	
	Cal 2nd Rdg Std Dbt	OTROL	
Apr 12	Amendment No.05	YOUNGE	
	Rules refers to	HEXC	
Apr 14	Cal 2nd Rdg Std Dbt Amendment No.05	YOUNGE	Withdrawn
<b></b>	Amendment No.06	MCGUIRE	
	Amendment referred		
	Amendment No.06 Rules refers to	MCGUIRE HEXC	
	Cal Ord 2nd Rdg-Shr Dbt	TIEAC	
Apr 15	Amendment No.06	MCGUIRE	
	Cal Ord 2nd Rdg-Shr Dbt	Be adopted	
Apr 17	Amendment No.07	MCGUIRE	
- <b></b>	Amendment referred		
	Amendment No.07	MCGUIRE	
	Rules refers to Cal Ord 2nd Rdg-Shr Dbt	HEXC	
Apr 18	Amendment No.07	MCGUIRE	Withdrawn
	0.10.10.10.10.01	HEXC	
	Cal Ord 2nd Rdg-Shr Dbt	Re-committed to Rules	
Apr 22		Housing Aford Note Filed	
•		Committee Rules	
HB-0176 LANG.			
215 ILCS 5/143.10		3, par. 755.10b	
	ois Insurance Code. Make		changes.
Jan 16 1997 Jan 22	First reading	Referred to Rules Assigned to Insurance	
Mar 21		Re-Refer Rules/Rul 9(B)	

#### HR-0177 LANG.

30 ILCS 210/8 from Ch. 15, par. 158

Amends the Illinois State Collection Act of 1986 concerning the Debt Collection Board. Makes technical changes.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB177 fails to create a State mandate.

FISCAL NOTE (Comptroller)

HB 177 will have no fiscal impact on the Comptroller's office. Jan 16 1997 First reading Referred to Rules

Jan 22

Assigned to State Govt Admin & Election Refrm

Feb 20 Do Pass/Stdnrd Dbt/Vo007-006-000

Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested CLAYTON St Mandate Fis Nte ReqCLAYTON

Cal 2nd Rdg Std Dbt

Mar 04 St Mandate Fis Note Filed Cal 2nd Rdg Std Dbt

Fiscal Note Filed Mar 10

Cal 2nd Rdg Std Dbt

Second Reading-Stnd Debate Apr 12 Pld Cal Ord 3rd Rdg-Std Dbt

Apr 18 Re-committed to Rules

#### HB-0178 LANG.

10 ILCS 5/4-8.02

from Ch. 46, par. 4-8.02

Amends the Election Code. Makes technical changes to the Section concerning disabled voter's identification cards.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB178 fails to create a State mandate.

FISCAL NOTE (State Board of Elections)

HB 178 will not result in any increased expenditures for the

State Board of Elections.

Jan 16 1997 First reading Referred to Rules

Jan 22 Assigned to State Govt Admin & Election Refrm

Feb 20 Do Pass/Stdnrd Dbt/Vo007-006-000

Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested

St Mandate Fis Nte Req

Cal 2nd Rdg Std Dbt

St Mandate Fis Note Filed Mar 06

Cal 2nd Rdg Std Dbt Fiscal Note Filed Mar 13

Cal 2nd Rdg Std Dbt

Apr 12 Second Reading-Stnd Debate

Pid Cal Ord 3rd Rdg-Std Dbt

Apr 18 Re-committed to Rules

#### HB-0179 LANG - LOPEZ - SCOTT - KENNER - BOLAND.

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.

Jan 16 1997	First reading	Referred to Rules
Jan 22	_	Assigned to Judiciary II - Criminal Law
Jan 23	Added As A Joint Spo	onsor LOPEZ
Jan 29	Added As A Co-spons	or SCOTT
	Mtn Prevail to Suspen	d Rule 25
	•	Committee Judiciary II - Criminal Law
Jan 30	Added As A Co-spons	or KENNER
Feb 19	Added As A Co-spons	or BOLAND

Mar 21

Re-Refer Rules/Rul 9(B)

#### HB-0180 LANG - HOWARD - DAVIS, MONIQUE, PUGH, MCGUIRE, O'BRIEN AND NOVAK.

New Act

Creates the Medical Visit and Educational Conference Leave Act. Provides that a person who is employed in Illinois and is an eligible employee under the federal Family and Medical Leave Act of 1993 is entitled to a total of 24 hours of leave during any 12-month period to attend school conferences to discuss the educational needs or progress of a minor child or to accompany a minor child to routine visits with a health care provider. Provides for enforcement of the Act and for investigation of complaints by the Director of Labor.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

820 ILCS 147/Act title

820 ILCS 147/1

820 ILCS 147/5 820 ILCS 147/10

820 ILCS 147/15

820 ILCS 147/30

Deletes everything. Amends the School Visitation Rights Act. Changes the short title to the School and Health Care Provider Visitation Rights Act. Requires an employer to grant an employee leave of up to 8 hours during a school year to accompany the employee's child to visits with a health care provider. Provides that no more than 4 of those hours may be taken in a single day. Provides that a health care provider shall give documentation of the visit to the employee and that the employee shall give the documentation to the employer. Makes other changes.

FISCAL NOTE, H-am 1 (Dept. of Labor)

No fiscal impact will be incurred by the Department.

Note(s) That May Apply: Fiscal

Jan 16 1997

Feb₀₅

Referred to Rules

First reading Jan 22

Assigned to Labor & Commerce

LABOR-CMRC H

Adopted

Motion Do Pass Amended-Lost 008-004-009 HLBC

Remains in CommiLabor & Commerce

Added As A Joint Sponsor HOWARD

Added As A Co-sponsor DAVIS, MONIQUE

Feb 06 Added As A Co-sponsor PUGH

Feb 19 Fiscal Note Filed

Amendment No.01

Committee Labor & Commerce

Added As A Co-sponsor MCGUIRE Feb 20 Added As A Co-sponsor O'BRIEN Mar 14

Mar 19 Added As A Co-sponsor NOVAK Mar 21 Re-Refer Rules/Rul 9(B)

HB-0181 LANG - SCOTT - ERWIN - HOWARD - BO LAND.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create an income tax credit in an amount up to \$1,000 per taxable year for unreimbursed health care costs 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. Provides that if the credit allowed exceeds the tax liability of the taxpayer, the taxpayer shall receive a refund for the amount of the excess. 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, 1997. Sunsets the credit after 10 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 16 1997 Referred to Rules First reading Jan 22 Assigned to Revenue

Jan 29 Added As A Joint Sponsor SCOTT Jan 30 Added As A Co-sponsor ERWIN
Feb 05 Added As A Co-sponsor HOWARD
Feb 19 Added As A Co-sponsor BOLAND
March 21 Added As A Co-sponsor BOLAND

Mar 21 Re-Refer Rules/Rul 9(B)

## HB-0182 CROSS – SANTIAGO – BURKE – BOLAND – KENNER, PUGH, GILES, FRITCHEY, GASH, BROWN, LINDNER, ACEVEDO AND LOPEZ.

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.

STATE MANDATES FISCAL NOTE

HB 182 fails to meet the definition of a State mandate.

FISCAL NOTE (Dpt. of Corrections)

Impact: corrections population, 9 inmates; fiscal, \$1,747,500.

CORRECTIONAL NOTE

No change from DOC fiscal note.

JUDICIAL NOTE

The bill would not increase the need for the number of judges.

## **HOUSE AMENDMENT NO. 1.**

Adds reference to:

705 ILCS 405/5-4 from Ch. 37, par. 805-4

Amends the Juvenile Court Act of 1987. Provides for adult criminal prosecution of a minor at least 15 years of age who is charged with any of certain specified offenses committed within 1,000 feet of an elementary or secondary school, community college, college or university (now the offense must be committed in the school building or on school grounds).

HOUSE AMENDMENT NO. 2.

Restores the Class 4 felony violation for carrying certain weapons and noxious gas in or near schools, courthouses, public housing, or public parks. The bill changes this conduct to a Class 1 felony.

SENATE AMENDMENT NO. 1.

Deletes reference to: 705 ILCS 405/5-4 720 ILCS 5/24-1 Adds reference to: 725 ILCS 105/10.5

Jan 30

Deletes everything. Amends the State Appellate Defender Act. Provides that the letting of competitive bids for appellate services is discretionary with the State Appellate Defender (now mandatory to dispose of the backlog of indigent criminal appeals). Permits bids to be let in packages of one to 5 (now bids must be let in packages of one, 5, 10, and 20). Permits additional cases to be assigned by the State Appellate Defender after a successful bidder completes work on existing packages. Provides that bids shall be let only to attorneys who have prior criminal appellate experience.

STATE MANDATES FISCAL NOTE

No change from previous mandates note.

Note(s) That May Apply: Correctional
Jan 16 1997 First reading Referred to Rules
Jan 22 Assigned to Judiciary II - Criminal Law
Jan 23 Added As A Joint Sponsor SANTIAGO

Do Pass/Short Debate Cal 013-000-000

Placed Cal 2nd Rdg-Sht Dbt

Added As A Co-sponsor BURKE

Feb 04 Fiscal Note Requested ROSKAM
Correctional Note Requested
ROSKAM

Judicial Note Request ROSKAM

Cal Ord 2nd Rdg-Shr Dbt Added As A Co-sponsor PUGH

Feb 06 Feb 18	Added As A Co-sponsor GILES St Mandate Fis Note Filed
	Cal Ord 2nd Rdg-Shr Dbt
Feb 19	Added As A Co-sponsor BOLAND
Feb 28	Amendment No.01 LANG
	Amendment referred to HRUL
Mar 04	Cal Ord 2nd Rdg-Shr Dbt
1V121 04	Fiscal Note Filed Correctional Note Filed
	Cal Ord 2nd Rdg-Shr Dbt
Mar 06	Amendment No.01 LANG
	Be adopted
	Cal Ord 2nd Rdg-Shr Dbt
Mar 11	Judicial Note Filed
Mor 10	Cal Ord 2nd Rdg-Shr Dbt
Mar 18 Apr 08	Added As A Co-sponsor FRITCHEY Amendment No.02 LANG
Api 00	Amendment No.02 LANG Amendment referred to HRUL
	Cal Ord 2nd Rdg-Shr Dbt
	Added As A Co-sponsor KENNER
Apr 09	Amendment No.02 LANG
	Be adopted
A 10	Cal Ord 2nd Rdg-Shr Dbt
Apr 10	Second Reading-Short Debate
	Amendment No.01 LANG Adopted Amendment No.02 LANG Adopted
	Amendment No.02 LANG Adopted Pld Cal Ord 3rd Rdg-Sht Dbt
	Added As A Co-sponsor GASH
Apr 12	3rd Rdg-Sht Dbt-Pass/Vot101-008-004
Apr 14	Arrive Senate
	Placed Calendr, First Reading
Anr 15	Chief Sponsor RADOGNO
Apr 15 Apr 17	First reading Referred to Rules
Apr 23	Assigned to Judiciary Added as Chief Co-sponsor WALSH,T
-	Added as Chief Co-sponsor HENDON
	Added as Chief Co-sponsor VIVERITO
4 24	Added As A Co-sponsor CLAYBORNE
Apr 24	Postponed Added as Chief Communication CARROLL
	Added as Chief Co-sponsor CARROLL Added As A Co-sponsor DILLARD
Apr 30	Postponed
May 07	Amendment No.01 JUDICIARY S Adopted
	Recommnded do pass as amend
	009-000-000
	Placed Calndr, Second Reading
	Sponsor Removed RADOGNO Alt Chief Sponsor Changed HAWKINSON
May 08	Second Reading
,	Placed Calndr, Third Reading
May 13	Third Reading - Passed 056-000-000
	Arrive House
Man 17	Place Cal Order Concurrence 01
May 17	Motion Filed Non-Concur 01/LANG Place Cal Order Concurrence 01
May 19	H Nonchers in S Amend. 01
, .,	Secretary's Desk Non-concur 01
May 22	Filed with Secretary
14 00	Mtn refuse recede-Sen Amend
May 23	S Refuses to Recede Amend 01
	S Requests Conference Comm 1ST/HAWKINSON Sen Conference Comm Appeld 1ST/HAWKINSON
	Sen Conference Comm Apptd 1ST/HAWKINSON, DILLARD, PETKA,
	CULLERTON, OBAMA
May 28	Hse Accede Reg Conf Comm 1ST
	Hse Conference Comm Apptd 1ST/LANG,
	GASH, HANNIG,
	CHURCHILL & ROSKAM

Jul 02 Re-refer Rules/Rul 19(b) RULES HRUL Jan 14 1998 Primary Sponsor Changed To CROSS

Added As A Co-sponsor KENNER Added As A Co-sponsor BROWN Added As A Co-sponsor LINDNER Added As A Co-sponsor ACEVEDO Added As A Co-sponsor LOPEZ

St Mandate Fis Note Filed Committee Rules

#### MOORE.ANDREA - LANG - SCOTT - BURKE - BOLAND, STROGER. HB-0183 JONES, LOU, DAVIS, MONIQUE, SCULLY, NOVAK, KLINGLER, BU-GIELSKI, MCKEON AND COULSON.

320 ILCS 25/3.15 from Ch. 67 1/2, par. 403.15

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that beginning January 1, 1998, Parkinson's disease medication will be covered under the Act.

STATE MANDATES FISCAL NOTE HB183 fails to create a State mandate. FISCAL NOTE (Dept. of Revenue)

Estimated negative fiscal impact from HB183 is \$9.5 million.

No₁

TE(S) THAT MA	AY APPLY: Fiscal			
Jan 22	Assigned to Reven	ne		
Jan 29	Added As A Joint Sponsor SCOTT			
Jun 27	Mtn Prevail to Suspend Rule 25			
	Committee Revenu	ie.		
Jan 30	Added As A Co-sponsor BURKE			
Feb 19	Added As A Co-sponsor BOLAND			
Feb 28	Added As A Co-sponsor STROGER			
1 00 20	Added As A Co-sponsor JONES,LOU			
	Added As A Co-sponsor DAVIS, MONIQUE			
	Added As A Co-sponsor SCULLY			
Mar 19	Added As A Co-sponsor NOVAK			
Mar 21		bate Cal 011-000-000		
14141 21	Placed Cal 2nd Rdg-Sht Dbt	bate Cai 011-000-000		
	Fiscal Note Reque	cted MOODE A		
	St Mandate Fis No	ie Requioore,A		
	Cal Ord 2nd Rdg-Shr Dbt			
A == 07	Added As A Co-sponsor MOORE, ANDREA	ata Ellad		
Apr 07	St Mandate Fis No	ote riied		
A 00	Cal Ord 2nd Rdg-Shr Dbt			
Apr 09	Fiscal Note Filed			
	Joint Sponsor Changed to MOORE, ANDREA	•		
	Second Reading-Short Debate			
A 15	Pld Cal Ord 3rd Rdg-Sht Dbt			
Apr 15	Added As A Co-sponsor KLINGLER			
Apr 16	Added As A Co-sponsor BUGIELSKI	DE A		
Apr 17	Primary Sponsor Changed To MOORE, ANDREA			
	Joint Sponsor Changed to LANG			
	Added As A Co-sponsor MCKEON			
A 10	Added As A Co-sponsor COULSON			
Apr 18	Verified			
A mar 22	3rd Rdg-Sht Dbt-Pass/Vot098-008-000 Arrive Senate			
Apr 23				
	Chief Sponsor SYVERSON			
	Placed Calendr, First Reading First reading Referred to Rules			
	Added as Chief Co-sponsor GEO-KARIS			
	Added as Chief Co-sponsor COLLINS			
Apr 24	Added As A Co-sponsor DUDY CZ			
Apr 24	Assigned to Reven	114		
	Added as Chief Co-sponsor DILLARD	uc		
	Added as Chief Co-sponsor RAUSCHENBER	CED		
Apr 25	Added As A Co-sponsor TROTTER	OLK		
rapi 23	Added As A Co-sponsor SEVERNS			
	Added As A Co-sponsor MAITLAND			

Added As A Co-sponsor MAITLAND

Added As A Co-sponsor RADOGNO

Apr 28

Apr 29 May 08	Added As A Co-sponsor BURZYNSKI Recommended do pass 009-000-000
•	Placed Calndr, Second Reading
May 12	Second Reading
•	Placed Calndr, Third Reading
May 13	Third Reading - Passed 058-000-000
	Passed both Houses
Jun 11	Sent to the Governor
Aug 01	Governor vetoed
	Placed Calendar Total Veto
Oct 16	Mtn filed overrde Gov veto #1/MOORE,ANDREA
	Placed Calendar Total Veto
Oct 30	Total veto stands.

HB-0184 LANG - DAVIS, STEVE - SCOTT, PUGH, GILES, MCGUIRE, CAPPA-RELLI, SCULLY, STROGER, JONES, LOU, NOVAK AND DAVIS, MONIQUE.

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 income for eligibility from \$14,000 to \$16,000. Provides that the maximum grant for claimants with an income of \$14,000 or more but less than \$16,000 is \$70. Effective January 1, 1998.

Note(s) That May	y Apply: Fiscal	
Jan 16 1997	First reading	Referred to Rules
Jan 22		Assigned to Revenue
Jan 29	Added As A Joint Sponsor	SCOTT
Feb 06	Added As A Co-sponsor PU	JGH
	Added As A Co-sponsor GI	LES
	Joint Sponsor Changed to I	
Feb 20	Added As A Co-sponsor Mo	CGUIRE
Feb 27	Added As A Co-sponsor CA	
Feb 28	Added As A Co-sponsor SC	CULLY
	Added As A Co-sponsor ST	ROGER
	Added As A Co-sponsor JO	
Mar 19	Added As A Co-sponsor NO	OVAK
Mar 21		Re-Refer Rules/Rul 9(B)
Apr 15	Added As A Co-sponsor DA	AVIS,MONIQUE

HB-0185 LANG - FEIGENHOLTZ - BUGIELSKI - SCOTT - HARTKE, DAV-IS,STEVE, HOLBROOK, PUGH, GILES, HOWARD, MCGUIRE, STROGER, MURPHY, DAVIS,MONIQUE, JONES,LOU, MCCARTHY, FRITCHEY AND NOVAK.

Appropriates \$2,900,000 to the Department on Aging for the senior citizen "Meals on Wheels" program. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

Jan 16 1997 First reading

Apr 11

Added As A Joint Sponsor FEIGENHOLTZ

	Added As A Joint Spoisor I EldErtiloE12
	Added As A Co-sponsor BUGIELSKI
	Referred to Rules
Jan 22	Assigned to Appropriations-Human
	Services
Jan 29	Added As A Co-sponsor SCOTT
Jan 30	Added As A Co-sponsor HARTKE
Feb 05	Added As A Co-sponsor DAVIS, STEVE
	Added As A Co-sponsor HOLBROOK
Feb 06	Added As A Co-sponsor PUGH
	Added As A Co-sponsor GILES
Feb 18	Added As A Co-sponsor HOWARD
Feb 20	Added As A Co-sponsor MCGUIRE
Feb 28	Added As A Co-sponsor STROGER
	Added As A Co-sponsor MURPHY
	Added As A Co-sponsor DAVIS, MONIQUE
	Added As A Co-sponsor JONES, LOU
Маг 04	Added As A Co-sponsor MCCARTHY
Mar 18	Added As A Co-sponsor FRITCHEY
Mar 19	Added As A Co-sponsor NOVAK

Re-Refer Rules/Rul 9(B)

**HB**-0186 **852** 

## HB-0186 FEIGENHOLTZ - SANTIAGO AND GILES.

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.

Note(s) That May Apply: Fiscal

Jan 16 1997 First reading Referred to Rules
Assigned to Revenue

Jan 23 Added As A Joint Sponsor SANTIAGO
Feb 06 Added As A Co-sponsor GILES
Feb 27 Added As A Co-sponsor MCCARTHY
Mar 21 Re-Refer Rules/Rul 9(B)

## HB-0187 MCKEON – SCHAKOWSKY – RONEN – DAVIS,STEVE – SCULLY, CURRY,JULIE AND ERWIN.

10 ILCS 5/9-17 from Ch. 46, par. 9-17

Amends the Election Code. Removes the requirement that a political committee be notified of the examination of the statement of organization and finance disclosure reports. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Election Code. Deletes the requirement that a person examining a political committee's statement of organization and financial reports provide certain personal information. Deletes the requirement that the political committee be notified of the examination of the statements and reports. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to: 5 ILCS 420/4A-106

Amends the Illinois Governmental Ethics Act. Deletes a provision requiring persons examining economic disclosure statements to provide personal information. Deletes a provision that requires that a person whose statement is examined be notified of the examination.

FISCAL NOTE (State Board of Elections)

HB187 could save SBE \$3,000 annually. This estimate does not

include consideration of staff time.

STATE MANDATES FISCAL NOTE, H-AM 2

In the opinion of DCCA, HB187, with H-am 2, fails to create a

State mandate.

Note(s) That May Apply: Fiscal Jan 16 1997 First reading

Jan 22 Assigned to State Govt Admin & Election Refrm Added As A Joint Sponsor SCHAKOWSKY Jan 23 Jan 29 Added As A Co-sponsor RONEN Added As A Co-sponsor DAVIS, STEVE Feb 06 Mar 06 Amendment No.01 ST GV-ELC RFM H Adopted Amendment No.02 ST GV-ELC RFM H Adopted

Do Pass Amend/Short Debate

Referred to Rules

013-000-000

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested AS AMENDED-BIGGINS St Mandate Fis Nte ReqAS AMENDED-BIGGINS

Cal Ord 2nd Rdg-Shr Dbt
Added As A Co-sponsor CURRY, JULIE
Added As A Co-sponsor SCULLY
Mar 13

Cal Ord 2nd Rdg-Shr Dbt

Mar 19

Cal Ord 2nd Rdg-Shr Dbt

Apr 09

Added As A Co-sponsor ERWIN
Second Reading-Short Debate
Pld Cal Ord 3rd Rdg-Sht Dbt

Apr 18

Re-committed to Rules

HB-0187-Cont.

### HB-0188 MCKEON - FLOWERS - HOWARD - SILVA.

215 ILCS 5/356t 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 to provide that individual and group policies and managed care plans that require the designation of a primary care provider shall allow an insured to designate an endocrinology care provider to which the insured shall have access without the requirement of a referral. Amends the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act to require endocrinology provider access under those Acts.

FISCAL NOTE (Dept. of Insurance)

HB 188 will have no fiscal impact on the Department.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB188 fails to create a State mandate.

Jan 16 1997 First reading Referred to Rules
Jan 22 Assigned to Health Care Availability &

Jan 29 Added As A Joint Sponsor FLOWERS
Feb 05 Added As A Co-sponsor HOWARD

Feb 25 Fiscal Note Filed

Committee Health Care Availability &

Access

Feb 27 Added As A Co-sponsor SILVA

Mar 12 Do Pass/Short Debate Cal 018-006-003

Placed Cal 2nd Rdg-Sht Dbt

Fiscal Note Requested KRAUSE St Mandate Fis Nte RegKRAUSE

Cal Ord 2nd Rdg-Shr Dbt

Mar 21 St Mandate Fis Note Filed

Apr 08 Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Apr 18 Re-committed to Rules

## HB-0189 YOUNGE - HOLBROOK.

Appropriates \$593,300 from the General Revenue Fund to the Illinois Community College Board for distribution to former employees of State Community College District 601 in payment of their earned vacation and sick leave benefit payouts. Effective July 1, 1997.

Jan 16 1997 First reading Referred to Rules

Jan 22 Assigned to Appropriations-Education

Apr 11 Re-Refer Rules/Rul 9(B)

## HB-0190

BURKE - SANTIAGO - ERWIN - DURKIN - MCAULIFFE, MADI-GAN,MJ, CAPPARELLI, BUGIELSKI, BOLAND, GILES, FEIGENHOLTZ, LANG, SCULLY, MULLIGAN, PHELPS, MCKEON, JONES, LOU, NO-VAK, KENNER, MCGUIRE, PERSICO, MOORE, ANDREA, LINDNER, BERGMAN, PANKAU, COULSON, KRAUSE, CROSS, CHURCHILL, HASSERT, PARKE, CLAYTON, SKINNER, HOWARD, MURPHY, HAN-NIG, SMITH, MICHAEL, O'BRIEN. HOLBROOK, HARTKE. LY-ONS, JOSEPH. LYONS, EILEEN, TURNER, ART, ACEVEDO. MOORE, EUGENE. PUGH. MORROW, DAVIS, STEVE, DAV-IS, MONIQUE, BRUNSVOLD, GIGLIO, SCOTT, CURRIE, SILVA, SCHOENBERG, FANTIN, CURRY, JULIE, RONEN, WOOLARD, MAUTI-NO, SLONE, RUTHERFORD, FLOWERS, SAVIANO, WINTERS, ACKER-MAN, JONES, JOHN, MEYER, JOHNSON, TIM, BRADY, NOLAND, MYERS, ZICKUS, HOEFT, BIGGINS, DART, STROGER, KUBIK, LOPEZ, FRITCHEY, BROSNAHAN, CROTTY, MCCARTHY, DEUCHLER, MOF-FITT, BOST, GRANBERG, GASH, JONES, SHIRLEY, WOJCIK, YOUNGE, BRADLEY, WAIT, BLACK, WINKEL, WIRSING, MITCHELL, BIGGERT, WOOD, KOSEL, POE AND COWLISHAW.

New Act 35 ILCS 5/203

from Ch. 120, par. 2-203

Creates the Illinois State Ensured College and University Responsive Education Trust Act and amends the Illinois Income Tax Act. Provides for advance tuition payment contracts which assure the payment of tuition for the specified beneficiary of such a contract at a public university or community college of the State. Provides for the terms and conditions to be included in the contracts and for a board of directors of the Illinois State Ensured College and University Responsive Education Trust. Provides that a taxpayer may deduct from State personal income taxes amounts paid for advance tuition contracts. Effective immediately.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB190 fails to create a State mandate.

FISCAL NOTE (Dept. of Revenue)

Amount of State revenue loss is indeterminable.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 5/203 Adds reference to: New Act

5 ILCS 140/7

from Ch. 116, par. 207

Deletes everything. Creates the Illinois Prepaid Tuition Act and amends the Freedom of Information Act. Establishes the Illinois prepaid tuition program under which a purchaser enters into and makes the payments required under a prepaid tuition contract in order to provide a higher education for the beneficiary of the contract. The contractual payments must be made in advance of enrollment and assure payment upon the beneficiary's enrollment in a public university or community college of tuition and fee costs for the number of credit hours purchased under the contract. Provides for administration of the program by the Illinois Student Assistance Commission in conjunction with a 3-member board. Specifies provisions required to be included in the prepaid tuition contracts. Provides for deposit of contract payments into the Prepaid Tuition Trust Fund. Requires the tuition and fee payments due under the contracts to be made from the Trust Fund. Makes the contracts general obligations of the State and provides for continuing appropriations to discharge those obligations if moneys in the Trust Fund are insufficient. Contains other related provisions, including provisions under which information relating to the purchasers and qualified beneficiaries of prepaid tuition contracts is exempted from inspection, copying or disclosure under the Freedom of Information Act. Effective immediately.

## SENATE AMENDMENT NO. 1.

Deletes provisions in the engrossed bill that create a Prepaid Tuition Review Board and provides for the performance of what were to be the responsibilities of that Board by the Illinois Student Assistance Commission or an advisory panel. Provides that the advisory panel shall give advice and counsel to the Commission, which is to administer the prepaid tuition program. Provides that the advisory panel shall consist of 7 members appointed by the Commission, including one recommended by the State Treasurer, one recommended by the State Comptroller, one recommended by the Director of the Bureau of the Budget, and one recommended by the Executive Director of the Board of Higher Education. Revises the definition of a MAP-eligible institution. Provides that the start-up period for the program (during which administrative costs are to be paid by appropriations from the General Revenue Fund) shall be up to 18 months (instead of 12 months). Provides that each appropriation constitutes a loan that is to be repaid to the General Revenue Fund within 5 years by the Commission from prepaid tuition program contributions. Revises provisions relative to the conversion of prepaid tuition contract benefits for use at an out-of-state college or university and provides that the benefits of such a contract may not be used at for-profit educational institutions that are located outside of Illinois.

### SENATE AMENDMENT NO. 2.

Deletes provisions making the prepaid tuition contracts direct obligations of the State for the payment of which the full faith and credit of the State are pledged. Also deletes a continuing appropriation provision mandating transfer to the Prepaid

Tuition Trust Fund of amounts necessary to discharge obligations under the contracts if the amounts appropriated by the General Assembly for that purpose are insufficient. Provides instead for certification by the Illinois Student Assistance Commission to the Governor, Board of Higher Education, President of the Senate, and Speaker of the House of Representatives of any shortfall in the ability to meet contractual obligations in a succeeding fiscal year, and requires the Governor to request the General Assembly to make an appropriation of the amount necessary to discharge all contractual obligations that could not otherwise be met.

	ctual obligations that cou	ld not otherwise be met.
Note(s) That Mar		Deferred to Dules
Jan 16 1997	First reading	Referred to Rules
Jan 22		Assigned to Revenue
Jan 27	Added As A Co-sponsor M.	
	Added As A Co-sponsor CA	
	Added As A Co-sponsor Bl	
Jan 30	Added As A Joint Sponsor	
		Re-assigned to Executive
Feb 06	Added As A Co-sponsor EF	RWIN
Feb 19	Added As A Co-sponsor BC	DLAND
Feb 20	Added As A Co-sponsor GI	ILES
	Added As A Co-sponsor FE	EIGENHOLTZ
Feb 27		Do Pass/Short Debate Cal 015-000-000
	Placed Cal 2nd Rdg-Sht Dl	bt
	_	Fiscal Note Requested KUBIK
		St Mandate Fis Nte ReqKUBIK
	Cal Ord 2nd Rdg-Shr Dbt	•
	Added As A Co-sponsor DI	URKIN
Feb 28	Added As A Co-sponsor SC	CULLY
Mar 04	ricada ris il co sponsoi se	St Mandate Fis Note Filed
Mai O i	Cal Ord 2nd Rdg-Shr Dbt	St Mandate 113 Note 1 ned
Mar 05	Car Old 2nd Rdg Bill Bot	Fiscal Note Filed
Mai OJ	Cal Ord 2nd Rdg-Shr Dbt	riscal riote rited
Mar 12	Added As A Co-sponsor M	III I IGAN
Mai 12	Added As A Co-sponsor DI	JEI DC
Mor 14	Added As A Co-sponsor PF Amendment No.01	BURKE
Mar 14	Amendment No.01	
	Amendment referred	
	Rules refers to	01/HEXC
14 10	Cal Ord 2nd Rdg-Shr Dbt	CUPON
Mar 18	Added As A Co-sponsor M	CKEUN
14 00	Added As A Co-sponsor JC	INES,LOU
Mar 20	Added As A Co-sponsor No	
Mar 21	Amendment No.01	BURKE
		Be adopted
		Fiscal Note Requested AS AMENDED
		St Mandate Fis Nte ReqAS
		AMENDED
		STEPHENS
	Cal Ord 2nd Rdg-Shr Dbt	
	Added As A Co-sponsor M	CAULIFFE
Apr 09	Added As A Co-sponsor KI	ENNER
	Added As A Co-sponsor M	CGUIRE
Apr 10	Second Reading-Short Deb	ate
		Fiscal Note Request W/drawn
		St Mandate Fis Nte Req-Wdrn
	Amendment No.01	BURKE Adopted
	Held 2nd Rdg-Short Debat	e
Apr 11	Added As A Co-sponsor PE	ERSICO
	Added As A Co-sponsor M	
	Added As A Co-sponsor LI	
	Added As A Co-sponsor BI	
	Added As A Co-sponsor PA	
	Added As A Co-sponsor CO	
	Added As A Co-sponsor Kl	RAUSE
	Added As A Co-sponsor CI	ROSS
	Added As A Co-sponsor Cl	HURCHILL
	Added As A Co-sponsor H	ASSERT
	Added As A Co-sponsor PA	
	Added As A Co-sponsor CI	LATION

Apr 11—Cont. Added As A Co-sponsor SKINNER Added As A Co-sponsor HOWARD Added As A Co-sponsor MURPHY Added As A Co-sponsor HANNIG Added As A Co-sponsor SMITH, MICHAEL Added As A Co-sponsor O'BRIEN Added As A Co-sponsor HOLBROOK Added As A Co-sponsor HARTKE Added As A Co-sponsor LYONS, JOSEPH Added As A Co-sponsor LYONS, EILEEN Added As A Co-sponsor TURNER, ART Added As A Co-sponsor ACEVEDO Added As A Co-sponsor MOORE, EUGENE Added As A Co-sponsor PUGH Added As A Co-sponsor MORROW Added As A Co-sponsor DAVIS, STEVE Added As A Co-sponsor DAVIS, MONIQUE Added As A Co-sponsor BRUNSVOLD Added As A Co-sponsor GIGLIO Added As A Co-sponsor SCOTT Added As A Co-sponsor CURRIE Added As A Co-sponsor SILVA Added As A Co-sponsor SCHOENBERG Added As A Co-sponsor FANTIN Added As A Co-sponsor CURRY, JULIE Added As A Co-sponsor RONEN Added As A Co-sponsor WOOLARD Added As A Co-sponsor MAUTINO Added As A Co-sponsor SLONE Added As A Co-sponsor RUTHERFORD Added As A Co-sponsor FLOWERS Added As A Co-sponsor SAVIANO Added As A Co-sponsor WINTERS Added As A Co-sponsor ACKERMAN Added As A Co-sponsor JONES, JOHN Added As A Co-sponsor MEYER Added As A Co-sponsor JOHNSON, TIM Added As A Co-sponsor BRADY Added As A Co-sponsor NOLAND Added As A Co-sponsor MYERS Added As A Co-sponsor ZICKUS Added As A Co-sponsor HOEFT Added As A Co-sponsor BIGGINS Added As A Co-sponsor DART Added As A Co-sponsor STROGER Added As A Co-sponsor KUBIK Added As A Co-sponsor LOPEZ Added As A Co-sponsor FRITCHEY Added As A Co-sponsor BROSNAHAN Added As A Co-sponsor CROTTY Added As A Co-sponsor MCCARTHY Added As A Co-sponsor DEUCHLER Added As A Co-sponsor MOFFITT Added As A Co-sponsor BOST Added As A Co-sponsor GRANBERG Pld Cal Ord 3rd Rdg-Sht Dbt Apr 14 Added As A Co-sponsor GASH Added As A Co-sponsor JONES, SHIRLEY Added As A Co-sponsor WOJCIK Added As A Co-sponsor YOUNGE Added As A Co-sponsor WAIT Added As A Co-sponsor BLACK Added As A Co-sponsor WINKEL Added As A Co-sponsor WIRSING Added As A Co-sponsor MITCHELL Added As A Co-sponsor BIGGERT Apr 15 3rd Rdg-Sht Dbt-Pass/Vot118-000-000 Added As A Co-sponsor WOOD Added As A Co-sponsor KOSEL Added As A Co-sponsor POE Added As A Co-sponsor COWLISHAW

Apr 16	Arrive Senate			
	Chief Sponsor WATSON			
	Placed Calendr, First Reading			
		red to Rule	S	
	Added As A Co-sponsor O'DANI			
Apr 17	Added as Chief Co-sponsor MYE	RS,J		
	Added as Chief Co-sponsor LUE		)	
	Added as Chief Co-sponsor BERN	MAN		
Apr 24	Added As A Co-sponsor DILLAR	(D		
Apr 25	Assig	ned to Educ	ation	
	Added As A Co-sponsor CARRO	LL		
May 08	Added as Chief Co-sponsor COLI	_INS		
<b>M</b> ay 09		CATION	S	Adopted
		CATION	S	Adopted
		mmnded do	pass as	amend
		0-000-000		
	Placed Calndr, Second Reading			
<b>M</b> ay 13	Second Reading			
	Placed Calndr, Third Reading			
May 14	Added As A Co-sponsor CULLEI			
May 16	Added As A Co-sponsor DUDYC	Z		
	Added As A Co-sponsor DELEO	D.C.O.V.		
	Added As A Co-sponsor HALVO			
	Third Reading - Passed 056-001-0	)02		
	Arrive House	20		
14 00	Place Cal Order Concurrence 01,0	J2		
May 20	Motion Filed Concur			
	Refer to Rules/Rul 75(a)	22		
May 22	Place Cal Order Concurrence 01,0		تعمسمامن	
May 22		proved cons	auerau	OII
	H Concurs in S Amend. 01,02/11 Passed both Houses	0-000-000	4	
Jun 20	Sent to the Governor			
Aug 14	Governor vetoed Placed Calendar Total Veto			
Oct 30	Total veto stands.			
0191 WII	RSING.			

110 ILCS 205/4

from Ch. 144, par. 184

Amends the Board of Higher Education Act. Provides that the Chairman of a board holding membership on the Board of Higher Education may designate an alternate to attend meetings of the Board of Higher Education, the alternate to have all rights and privileges of regular membership while acting for that Chairman. Effective immediately.

Jan 16 1997 First reading Referred to Rules Jan 22 Assigned to Higher Education Mar 21 Re-Refer Rules/Rul 9(B)

#### HR-0192 LEITCH.

810 ILCS 5/9-301

from Ch. 26, par. 9-301

Amends the Uniform Commercial Code to provide that an unperfected security interest has priority over the rights of a lien creditor if the lien creditor is a trustee or receiver of a state or federally chartered financial institution and a security interest is granted by the financial institution. Effective immediately.

Jan 16 1997	First reading	Referred to Rules
Jan 22		Assigned to Judiciary I - Civil Law
Feb 19		Do Pass/Consent Calendar 011-000-000
	Consnt Caldr Order 2nd F	Read
Feb 28	Cnsent Calendar, 2nd Rea	idng
	Consnt Caldr Order 3rd R	tead
Арг 18	Remyd from Consent Cale	endar
•	Placed Cal 2nd Rdg-Sht I	Obt
	Second Reading-Short De	bate
	Pld Cal Ord 3rd Rdg-Sht	
	3rd Rdg-Sht Dbt-Pass/Vo	
Apr 23	Arrive Senate	
	Placed Calendr, First Read	ing

Apr 24 Chief Sponsor BUTLER First reading

Referred to Rules

## HB-0193 MEYER, PHELPS AND O'BRIEN.

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.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 16 1997 First reading Referred to Rules

Jan 22 Assigned to Judiciary II - Criminal Law

Mar 12 Added As A Co-sponsor PHELPS Mar 14 Added As A Co-sponsor O'BRIEN

Mar 21 Re-Refer Rules/Rul 9(B)

## HB-0194 SCHAKOWSKY – DAVIS, MONIQUE, HOWARD AND O'BRIEN.

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.

STATE MANDATES FISCAL NOTE

HB 194 fails to create a State mandate.

FISCAL NOTE (DCMS)

There would be significant additional costs for services and

for agency operations and administration.

HOME RULE NOTE

HB194 does not preempt the home rule powers of local gov't.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 16 1997 First reading Referred to Rules

Jan 22 Assigned to Labor & Commerce

Feb 18 Added As A Co-sponsor HOWARD

Mar 21 Do Pass/Stdnrd Dbt/Vo011-010-000
Plcd Cal 2nd Rdg Std Dbt

Apr 08 Fiscal Note Requested CLAYTON

St Mandate Fis Nte ReqCLAYTON

Second Reading-Stnd Debate

Hld Cal Ord 2nd Rdg-Shr Dbt O9 Added As A Co-sponsor O'BRIEN

Apr 09 Added As A Co-sponsor O'BRIEN Added As A Joint Sponsor DAVIS, MONIQUE

Apr 12 St Mandate Fis Note Filed

Hld Cal Ord 2nd Rdg-Shr Dbt

Apr 14 Fiscal Note Filed

Hid Cal Ord 2nd Rdg-Shr Dbt
Apr 18 Home Rule Note RequestBLACK

Home Rule Note Filed

Hid Cal Ord 2nd Rdg-Shr Dbt

Apr 19 Pld Cal Ord 3rd Rdg-Std Dbt

Apr 25 Re-Refer Rules/Rul 9(B)

### HR-0195 RYDER.

P.A. 89-501

Makes supplemental appropriations to various agencies. Effective immediately.

Dpt. Aging ... Dpt. Alcoholism & Substance Abuse ... Dpt.

Corrections ... State Board Elections ... Ill. Commerce

Commission ... Dpt. Public Aid ... Dpt. Public Health ...

Dpt. Rehabilitation Services ... Dpt. Transportation ...

Capital Development Board (for DOC, DMHDD, ICCB) ... Attorney

General ... State Board Education ... Ill. Community College

Board

Jan 16 1997 First reading Referred to Rules

Jan 22 Assigned to Approp-Gen Srvc & Govt

Ovrsght

Apr 11 Re-Refer Rules/Rul 9(B)

#### HANNIG - RYDER. HB-0196

New Act

Creates the FY1998 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 FY 1998 budget recommendations. Effective immediately.

FISCAL NOTE (Bureau of The Budget)

HB 196 does not make any specific program or other change that

increase or decrease state expenditures or revenues.

BALANCED BUDGET NOTE

HB 196 does not make any supplemental appropriations.

STATE DEBT IMPACT NOTE

HB 196 does not make any bond fund appropriations or authorize

additional State debt.

STATE DEBT IMPACT NOTE

No change from previous State Debt note.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 16 1997 First reading

Referred to Rules Assigned to Executive

Jan 22 Feb 27

Do Pass/Stdnrd Dbt/Vo008-007-000

Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested KUBIK State Debt Note Requested KUBIK Balanced Budget Note RKUBIK

Cal 2nd Rdg Std Dbt

Mar 06

Fiscal Note Filed

Balanced Budget Note Filed State Debt Note Filed

Second Reading-Stnd Debate Pld Cal Ord 3rd Rdg-Std Dbt

Mar 10

State Debt Note Filed

Cal Ord 3rd Rdg-Stnd Dbt

Apr 16 Apr 25

Added As A Joint Sponsor RYDER Re-Refer Rules/Rul 9(B)

HB-0197 HANNIG.

Appropriates \$1 to the Illinois Department of Corrections to study State prisons. Effective July 1, 1997.

Jan 16 1997 First reading

Jan 22 Apr 11 Referred to Rules Assigned to Appropriations-Public

Re-Refer Rules/Rul 9(B)

#### HB-0198 HANNIG - ERWIN.

30 ILCS 330/5

from Ch. 127, par. 655

Amends the General Obligation Bond Act. Includes the 1997 Illinois School Construction and Infrastructure Assistance Program in the Section concerning bond authorization for school construction.

STATE DEBT IMPACT NOTE

HB198 would not impact the level of State debt.

FISCAL NOTE (Bureau of the Budget)

No increase or decrease in State expenditures or revenues.

BALANCED BUDGET NOTE

HB198 does not make any supplemental appropriations.

Jan 16 1997

Referred to Rules First reading

Jan 22

Assigned to Executive

Feb₀₅

Added As A Joint Sponsor ERWIN

Feb 27

Do Pass/Stdnrd Dbt/Vo008-007-000

Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested KUBIK

State Debt Note Requested KUBIK

Fiscal Note Requested RUTHERFORD State Debt Note Requested RUTHERFORD

Balanced Budget Note RRUTHERFORD State Debt Note Filed

Cal 2nd Rdg Std Dbt

HB-0198—Cont. **860** 

Mar 06 Fiscal Note Filed

Balanced Budget Note Filed

Second Reading-Stnd Debate Pld Cal Ord 3rd Rdg-Std Dbt

Apr 18 Re-committed to Rules

## HB-0199 SCOTT - GIGLIO.

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 because of the unknown

number of participating municipalities.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Jan 16 1997 First reading Referred to Rules

Jan 22 Assigned to Personnel & Pensions

Mar 03 Pension Note Filed

Committee Personnel & Pensions
Mar 20 Added As A Joint Sponsor GIGLIO

Mar 21 Re-Refer Rules/Rul 9(B)

## HB-0200 MAUTINO - RUTHERFORD - MOORE, ANDREA - FEIGENHOLTZ.

New Act

30 ILCS 105/5.449 new

Creates the Financial Transaction Card Acceptance Act. Authorizes State agencies to accept payment by financial transaction card in accordance with rules adopted and agreements negotiated by the State Treasurer. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 16 1997 First reading

Added As A Joint Sponsor RUTHERFORD

Added As A Co-sponsor MOORE, ANDREA Referred to Rules

Jan 22 Assigned to State Govt Admin &

Election Refrm

Jan 23 Added As A Co-sponsor FEIGENHOLTZ

Mar 21 Re-Refer Rules/Rul 9(B)

## HB-0201 MOORE, ANDREA.

5 ILCS 220/15

Amends the Intergovernmental Cooperation Act. Provides that risk management entities may invest up to 50% of the aggregate book value of all of their investments as measured at the time the investments are made. Authorizes the entities to invest in any combination of common and preferred stocks, convertible debt securities, and investment grade corporate bonds authorized for investment of trust funds provided that the stock or convertible debt meets certain requirements, commercial grade real estate located in Illinois if the real estate is necessary to provide offices for the day-to-day business operations of the intergovernmental risk management entity, and mutual funds or commingled funds that meet certain requirements. Removes the authorization for other types of investments. Provides that a risk management entity may not accept the deposit of public funds except for risk management purposes. Effective immediately.

Jan 16 1997 First reading Referred to Rules

Jan 22 Assigned to Financial Institutions

Feb 27 Do Pass/Short Debate Cal 028-000-000

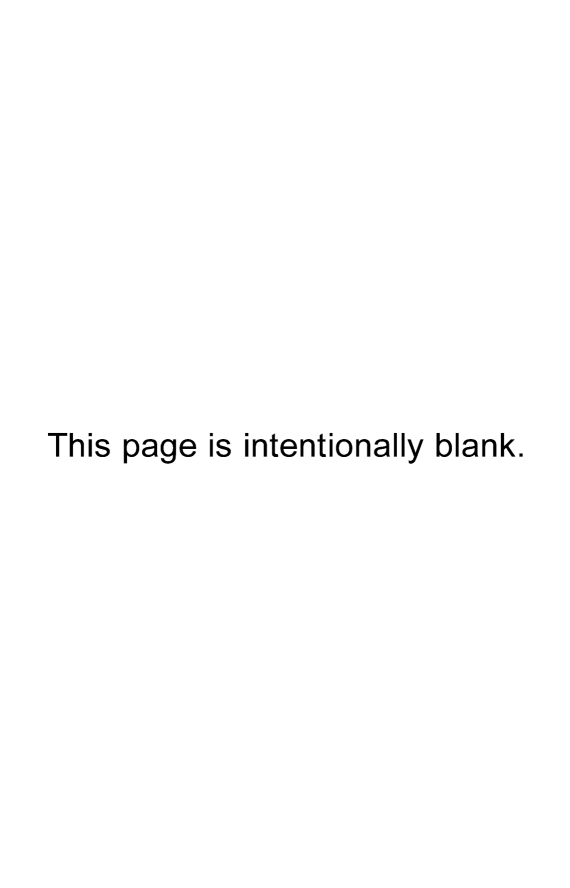
Placed Cal 2nd Rdg-Sht Dbt Apr 08 Second Reading-Short Debate

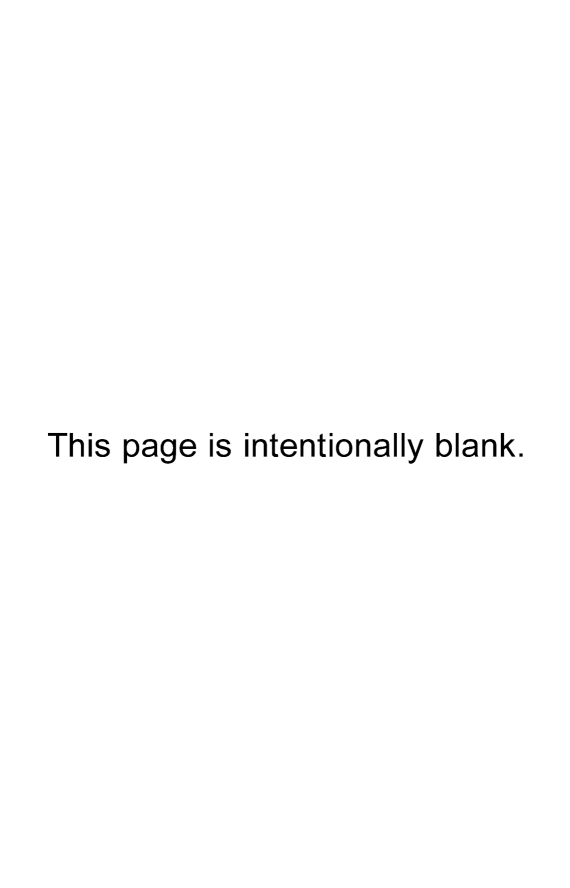
Pld Cal Ord 3rd Rdg-Sht Dbt

Apr 17 3rd Rdg-Sht Dbt-Pass/Vot098-012-003 Apr 18 Arrive Senate

> Placed Calendr, First Reading Chief Sponsor GEO-KARIS

Apr 23 First reading Referred to Rules





UNIVERSITY OF ILLINOIS-URBANA

3 0112 001089439